	Case 17-05016-btb Doc 42 Entered 04/2	16/18 10:21:30 Page 1 of 8
1 2 3 4 5 6 7 8 9	WRIGHT, FINLAY & ZAK, LLP Dana Jonathon Nitz, Esq. Nevada Bar No. 0050 Edgar C. Smith, Esq. Nevada Bar No. 5506 Yanxiong Li, Esq. Nevada Bar No. 12807 7785 W. Sahara Ave., Suite 200 Las Vegas, NV 89117 (702) 475-7964; Fax: (702) 946-1345 yli@wrightlegal.net Attorneys for Plaintiffs, Fred Sadri, individually of April 14, 1997; Ray Koroghli, individually; Ray F Managing Trustees for Koroghli Management Tru	Koroghli and Sathsowi T. Koroghli, as
10 11	UNITED STATES BAN DISTRICT O	
12	In re: JAZI GHOLAMREZA ZANDIAN,	Case No.: 16-50644-btb
13	Debtor	Chapter 15
14 15	PATRICK CANET,	Adversary No.: 17-05016-btb
15 16	Foreign Representative	
17		
18	FRED SADRI, AS TRUSTEE FOR THE STAR	STATEMENT OF UNDISPUTED
19	LIVING TRUST, DATED APRIL 14, 1997; RAY KOROGHLI AND SATHSOWI T.	FACTS IN SUPPORT OF MOTION FOR PARTIAL SUMMARY
20	KOROGHLI, AS MANAGING TRUSTEES	JUDGMENT ON PLAINTIFFS'
21	FOR KOROGHLI MANAGEMENT TRUST,	QUIET TITLE/DECLARATORY RELIEF CAUSE OF ACTION
22	Plaintiffs,	Hearing Date: June 13, 2018
23	VS.	Hearing Time: 2:00 p.m.
24	JED MARGOLIN; JAZI GHOLAMREZA	
25 26	ZANDIAN; and all other parties claiming an interest in real properties described in this	
26 27	action.	
27	Defendants	
	Page 1	of 8

1 2 3 4 5 6 7 8 9	PATRICK CANET, Counterclaimant, vs. FRED SADRI, INDIVIDUALLY AND AS TRUSTEE FOR THE STAR LIVING TRUST, DATED APRIL 14, 1997; RAY KOROGHLI, INDIVIDUALLY; RAY KOROGHLI AND SATHSOWI T. KOROGHLI, AS MANAGING TRUSTEES FOR KOROGHLI
10 11 12 13 14 15	MANAGEMENT TRUST, Counter-defendants PATRICK CANET, Crossclaimant,
16 17 18 19	vs. JED MARGOLIN, Cross-defendant
 19 20 21 22 23 24 25 26 27 28 	COMES NOW Plaintiffs FRED SADRI, AS TRUSTEE FOR THE STAR LIVING TRUST, DATED APRIL 14, 1997 ("SL Trust") and RAY KOROGHLI and SATHSOWI T. KOROGHLI, AS MANAGING TRUSTEES FOR KOROGHLI MANAGEMENT TRUST ("KM Trust") (hereinafter "Plaintiffs"), respectfully submit this separate statement of undisputed facts and supporting exhibits pursuant to Local Rule 7056(a) in support of Plaintiffs' MOTION FOR PARTIAL SUMMARY JUDGMENT ON PLAINTIFFS' QUIET TITLE/DECLARATORY RELIEF CAUSE OF ACTION filed concurrently herewith.
	Page 2 of 8

1 Plaintiffs' Interest in the Nine Parcels of the Property

Plaintiffs own two-thirds undivided interest in nine (9) parcels of land (collectively
hereinafter as the "Property")¹ located in Washoe County, Nevada. Plaintiffs claim title by the
following instruments recorded in the official records of Washoe County, Nevada:

5 **<u>TABLE A:</u>**

6	Date Recorded	Description	Instrument Number	
7	8/6/2003	Grant, Bargain And Sale Deed transferring an	2900592 ²	
8 9	0,0,2003	undivided 2/3 interest in the Property to Plaintiff SL Trust and Ray Koroghli, an unmarried man.		
10	5/12/2000	Ovitalaine Daad transforming on undivided 1/2	3758659 ³	
11	5/12/2009	Quitclaim Deed transferring an undivided 1/3 interest in the Property from Ray Koroghli to Plaintiff KM Trust.	3738039	
12 13	Defendant Jed	Margolin's Claim to Three Parcels of the Proj	perty	
14	Defenda	nt Jed Margolin ("Margolin") claims he is "the	sole title owner of the property	
15	in question." ⁴	Public records show only that Margolin obtained	an interest (if any) in Parcels	
16	2, 4 and 8 of	the Property by the following instruments reco	rded in the official records of	
17	Washoe County	v, Nevada:		
18				
	$\frac{1}{1}$ The parcels are specifically identified by the following assessor's parcel numbers:			
19	a. (079-150-09 (Parcel 1);		
20	b. (079-150-10 (Parcel 2);		
21	c. (079-150-13 (Parcel 3);		
22	d. (084-040-02 (Parcel 4);		
23	e. (084-040-04 (Parcel 5);		
24	f. (084-040-06 (Parcel 6);		
	g. (084-040-10 (Parcel 7);		
25		084-130-07 (Parcel 8);		
26	i. (084-140-17 (Parcel 9).		
27	² Declaration of	f Yanxiong Li, Esq. attached hereto as Exhibit A	("Li Decl.") at ¶2 and Exhibit 1.	
28	3 Li Decl. at ¶3	and Exhibit 2. 1swer [Adv. No. 13 at 8] attached hereto as Exhi t		
		Page 3 of 8		

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1	TABLE B:
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2 3	Date Recorded	Description	Instrument Number
4	6/26/2013	Default Judgment in favor of Margolin against Optima Technology Corp., a California	4269631 ⁵
5 6		corporation; Optima Technology Corp., a Nevada corporation; and Zandian.	
7	4/9/2015	Sheriff's Certificate of Sale of Property recites a purported auction of Parcel 8 on 4/3/2015 of	4456021 ⁶
8 9		"all right, title and interest of the said judgment debtorto Jed Margolin."	
10	9/8/2016	Sheriff's Deed Upon Execution of Real Property transferring "all of the rights, title interest and	4630134 ⁷
11		claim belonging to Judgment Debtors" in Parcel 8 to Jed Margolin.	
12 13	4/9/2015	Sheriff's Certificate of Sale of Property recites a purported auction of Parcel 4 on 4/3/2015 of	4456032 ⁸
14		"all right, title and interest of the said judgment debtorto Jed Margolin."	
15 16	9/8/2016	Sheriff's Deed Upon Execution of Real Property	4630133 ⁹
17		transferring "all of the rights, title interest and claim belonging to Judgment Debtors" in Parcel 4 to Jed Margolin.	
18 19	4/9/2015	Sheriff's Certificate of Sale of Property recites a purported auction of Parcel 2 on 4/3/2015 of	4456020 ¹⁰
20		"all right, title and interest of the said judgment debtorto Jed Margolin."	
21 22	9/8/2016	Sheriff's Deed Upon Execution of Real Property transferring "all of the rights, title interest and	4630135 ¹¹
23		claim belonging to Judgment Debtors" in Parcel 2 to Jed Margolin.	
24			
25	⁵ Li Decl. at ¶3 ⁶ Li Decl. at ¶3		
26	⁷ Li Decl. at ¶3	and Exhibit 5.	
27	⁸ Li Decl. at ¶3 ⁹ Li Decl. at ¶3		
28	¹⁰ Li Decl. at ¶3	B and Exhibit 8. B and Exhibit 9.	
		Page 4 of 8	

1	Plaintiffs are not named as the "defendants" or "judgment debtors" in the Default
2	Judgment; in the Sheriff's Certificates of Sale; or in the Sheriff's Deeds referenced above. ¹² It
3	is undisputed that no notice was sent to either Plaintiff regarding the April 3, 2015 execution
4	sales ("Execution Sales") recited in the Sheriff's Certificates of Sale and Sheriff's Deeds
5	above. ¹³ Additionally, no Affidavit of Judgment or similar document containing information
6	regarding the judgment debtor required under NRS 17.150(4)(a)-(d) was recorded concurrently
7	with the Default Judgment in the official records of Washoe County, Nevada. ¹⁴
8	Defendant Zandian confirms Plaintiffs' Interest in the Property
9	Defendant Canet admits that SL Trust is now and at all times relevant herein, the co-
10	owner of one-third (1/3) undivided interest in title to the Property under the Grant, Bargain and
11	Sale Deed signed by Nevada Land and Resources Company, and recorded on August 6, 2003 as
12	Instrument No. 2900592 in the Washoe County Recorder's Office. ¹⁵
12	///
13	///
15	///
16	///
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20	///
21	///
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23	///
25	
23 26	$\frac{12}{12}$ C = E-1;1;1;2;2;0;2;4;2;1;2;1;2;1;1;1;1;1;1;1;1;1;1;1;1;1
20	 ¹² See Exhibits 3-9 attached to Li Decl. ¹³ Margolin's Responses to Request for Admission Nos. 4 & 5, attached hereto as Exhibit C.
28	 ¹⁴ See Exhibit 3 attached to Li Decl. ¹⁵ Canet's Answer [Adv. No. 15 at ¶1] attached hereto as Exhibit D (admits ¶6 of Plaintiffs'
20	Adversary Complaint).
	Page 5 of 8

1	Defendant Zandian also admits that KM Trust is now and at all times relevant herein, the
2	co-owner of one-third (1/3) undivided interest in title to the Property under a Quitclaim Deed
3	signed by Ray Koroghli, and recorded on May 12, 2009 as Instrument No. 3758659 in the
4	Washoe County Recorder's Office. ¹⁶ Together, these conveyances conveyed 2/3rds of the title
5	in all nine (9) parcels to Plaintiffs.
6	
7	DATED this 16th day of April, 2018.
8	WRIGHT, FINLAY & ZAK, LLP
9	/s/ Yanxiong Li, Esq.
10	Dana Jonathon Nitz, Esq. Nevada Bar No. 0050
11	Edgar C. Smith, Esq. Nevada Bar No. 5506
12	Yanxiong Li, Esq. Nevada Bar No. 12807
13	7785 W. Sahara Ave., Suite 200
14	Las Vegas, NV 89117 Tel: (702) 475-7964 Fax: (702) 946-1345
15	Attorneys for Plaintiffs,
16	Fred Sadri, as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli and Sathsowi T.
17	Koroghli, as Managing Trustees for Koroghli Management Trust
18	
19	
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23	
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27	
28	¹⁶ Canet's Answer [Adv. No. 15 at ¶1] attached hereto as Exhibit D (admits ¶7 of Plaintiffs' Adversary Complaint).
	Page 6 of 8

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	CERTIFICATE OF SERVICE
1	I, Kelli Wightman, am an employee of Wright, Finlay & Zak, LLP and I certify under
2	penalty of perjury that the foregoing statement is true and correct:
3 4	
4 5	1. On April 16, 2018, I served the following document(s):
6	STATEMENT OF UNDISPUTED FACTS IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT ON PLAINTIFFS' QUIET TITLE/DECLARATORY RELIEF CAUSE OF ACTION
7 8	2. I served the above-named document(s) by the following means to the persons as listed below:
9	(Check all that apply)
10 11	a. ECF System (You must attach the "Notice of Electronic Filing", or list all persons and address and attach additional paper if necessary)
12	MATTHEW D. FRANCIS on behalf of Cross Defendant JED MARGOLIN <u>mfrancis@bhfs.com; nlindsley@bhfs.com</u> , <u>rnofederal@bhfs.com</u>
13 14	MATTHEW D. FRANCIS on behalf of Defendant JED MARGOLIN <u>mfrancis@bhfs.com; nlindsley@bhfs.com</u> , <u>rnofederal@bhfs.com</u>
15	JEFFREY L HARTMAN on behalf of Cross-Claimant PATRICK CANET notices@bankruptcyreno.com , <u>sji@bankruptcyreno.com</u>
16 17	YANXIONG LI on behalf of Counter-Defendant FRED SADRI <u>yli@wrightlegal.net</u> , <u>nvbkfiling@wrightlegal.net</u> , <u>jcraig@wrightlegal.net</u> ; <u>kwightman@wrightlegal.net</u>
18 19	YANXIONG LI on behalf of Counter-Defendant RAY KOROGHLI <u>yli@wrightlegal.net</u> , <u>nvbkfiling@wrightlegal.net</u> , <u>jcraig@wrightlegal.net</u> ; <u>kwightman@wrightlegal.net</u>
20 21	YANXIONG LI on behalf of Counter-Defendant SATHSOWI T. KOROGHLI <u>vli@wrightlegal.net</u> , <u>nvbkfiling@wrightlegal.net</u> , <u>jcraig@wrightlegal.net</u> ; kwightman@wrightlegal.net
22	YANXIONG LI on behalf of Plaintiff FRED SADRI
23	<u>yli@wrightlegal.net</u> ,
24 25	YANXIONG LI on behalf of Plaintiff RAY KOROGHLI
23 26	<u>yli@wrightlegal.net</u> ,
27	YANXIONG LI on behalf of Plaintiff SATHSOWI T. KOROGHLI
28	<u>yli@wrightlegal.net</u> , <u>nvbkfiling@wrightlegal.net</u> , jcraig@wrightlegal.net ; <u>kwightman@wrightlegal.net</u>
	Page 7 of 8

	Case 17-050)16-btb I	Doc 42	Entered 04/	16/18 10:21:30	Page 8 of 8
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 11 12 13 14 15 	JED MARGOI c/o Brownstein Attn: Matthew Attn: Arthur Zo 5371 Kietzke I Reno, NV 8951	Hyatt Farl D. Francis orio, ESq. Lane	ber Schre			MREZA ZANDIAN ARD FOURNIER
16 17 18 19	STEVE E. ABI JED MARGOI BROWNSTEII 410 17th STRE DENVER, CO	LIN N HYATT EET, STE 2	FARBE		Jeffrey L. Hart HARTMAN & 510 West Plun Reno, NV 895 <i>Attorney for P</i>	& HARTMAN nb Lane, Suite B 09
20 21	enve	elope.	-	-		, pre-paid, in a sealed
 22 23 24 25 26 		e under per	nalty of p	erjury that the 018. <u>/s/ Kelli Wi</u> ş	the foregoing is t foregoing is true <u>ghtman</u> ee of Wright, Finla	and correct.
27 28						ay & Zak, LLP
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EXHIBIT A

EXHIBIT A

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1 2 3 4 5 6 7 8 9	WRIGHT, FINLAY & ZAK, LLP Dana Jonathon Nitz, Esq. Nevada Bar No. 0050 Edgar C. Smith, Esq. Nevada Bar No. 5506 Yanxiong Li, Esq. Nevada Bar No. 12807 7785 W. Sahara Ave., Suite 200 Las Vegas, NV 89117 (702) 475-7964; Fax: (702) 946-1345 yli@wrightlegal.net Attorneys for Plaintiffs, Fred Sadri, individually of April 14, 1997; Ray Koroghli, individually; Ray P Managing Trustees for Koroghli Management True	Koroghli and Sathsowi T. Koroghli, as
10 11	UNITED STATES BAI DISTRICT O	
12	In re: JAZI GHOLAMREZA ZANDIAN,	Case No.: 16-50644-btb
13	Debtor.	Chapter 15
14 15	PATRICK CANET,	Adversary No.: 17-05016-btb
15	Foreign Representative.	
 17 18 19 20 21 22 23 24 25 26 27 28 	FRED SADRI, AS TRUSTEE FOR THE STAR LIVING TRUST, DATED APRIL 14, 1997; RAY KOROGHLI AND SATHSOWI T. KOROGHLI, AS MANAGING TRUSTEES FOR KOROGHLI MANAGEMENT TRUST, Plaintiffs, vs. JED MARGOLIN; JAZI GHOLAMREZA ZANDIAN; and all other parties claiming an interest in real properties described in this action. Defendant.	DECLARATION OF YANXIONG LI, ESQ. IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT ON PLAINTIFFS' QUIET TITLE/DECLARATORY CAUSE OF ACTION Hearing Date: June 13, 2018 Hearing Time: 2:00 p.m.
	D 1	of 5
	Page 1	

Case :	17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 3 of 189
PATE	RICK CANET,
	Counterclaimant,
	VS.
TRUS DATI INDI SATH	D SADRI, INDIVIDUALLY AND AS STEE FOR THE STAR LIVING TRUST, ED APRIL 14, 1997; RAY KOROGHLI, VIDUALLY; RAY KOROGHLI AND ISOWI T. KOROGHLI, AS MANAGING
	STEES FOR KOROGHLI TAGEMENT TRUST,
	Counter-defendants.
PATE	RICK CANET,
	Crossclaimant,
	VS.
JED N	MARGOLIN,
	Cross-defendant.
	I, Yanxiong Li, Esq., hereby declare under penalty of perjury under the laws of the S
of Ne	evada and federal law that the following assertions are true and correct, and of my
persor	nal knowledge:
	1. I am an attorney duly licensed to practice law in the State of Nevada and
attorn	ey with the law firm Wright Finlay & Zak, LLP, counsel for Plaintiffs, Fred Sadr
Truste	ee for The Star Living Trust, dated April 14, 1997; Ray Koroghli and Sathsowi T. Korog
as Ma	anaging Trustees for Koroghli Management Trust ("Plaintiffs") in this matter. I make
Decla	ration in support of Plaintiff's MOTION FOR PARTIAL SUMMARY JUDGME
ON P	LAINTIFFS' QUIET TITLE/DECLARATORY CAUSE OF ACTION ("MSJ").
	Page 2 of 5

2. I reviewed the publicly-available records of matters recorded against the title to 1 2 real properties at issue, consisting of multiple parcels of land located in Washoe County, 3 Nevada¹ ("the Property") by viewing the same on the Washoe County Recorder's online database known as EagleWeb (available at http://icris.washoecounty.us/recorder/web/; last 4 5 visited on April 12, 2018). I searched the database by using the grantor-grantee names and document number for specific instruments. Public records show Plaintiffs' interest in the subject 6 property is as follows: In August 2003, each Plaintiff acquired a one-third (1/3rd) undivided 7 8 interest in title to the Property. The Grant, Bargain and Sale Deed executed by NV Land and 9 Resources Company identified Fred Sadri as Trustee for Star Living Trust, Ray Koroghli (a 10 single man) and Reza Zandian (a married man as his sole and separate property) each as tenants 11 in common with respect to one-third interest in the Property. True and correct copy of this GBS 12 Deed recorded in the Washoe County Recorder's Office as Book and Instrument Number 13 2900592 is attached to this Declaration as **Exhibit 1**.

14 3. Public records also show that on May 12, 2009, a Quitclaim Deed was recorded 15 showing that Mr. Ray Koroghli transferred his one-third undivided interest in title to the Property 16 to himself and Mrs. Koroghli, as Managing Trustees for Koroghli Management Trust. True and 17 correct copy of this Quitclaim Deed recorded in the Washoe County Recorder's Office as Book 18 and Instrument Number 3758659 is attached to this Declaration as Exhibit 2.

19 4. On June 26, 2013, Defendant Jed Margolin obtained a default judgment in the suit 20 he had filed against the co-defendant Zandian, Optima Technology Corporation, a California 21

22 23

25

- ¹ The real properties at issue are multiple parcels of land located in Washoe County, Nevada described by the Assessor Parcel Numbers below: (collectively hereinafter, the "Property"): 079-150-09 (Parcel 1); a. 24
 - 079-150-10 (Parcel 2); b.
 - 079-150-13 (Parcel 3); c. 084-040-02 (Parcel 4);
 - d. 084-040-04 (Parcel 5); e.
- 26 f. 084-040-06 (Parcel 6);
- 27 g. 084-040-10 (Parcel 7);
- 084-130-07 (Parcel 8); 28 h.
 - 084-140-17 (Parcel 9). i.

Page 3 of 5

corporation and Optima Technology Corporation, a Nevada corporation ("Default Judgment").
 This Default Judgment awarded damages to Defendant Jed Margolin <u>only against</u> Zandian and
 entities unrelated to Plaintiffs. True and correct copy of this Default Judgment recorded in the
 Washoe County Recorder's Office as Book and Instrument Number 4269631 is attached to this
 Declaration as Exhibit 3.

5. A search of public records shows that no Affidavit of Judgment or document
containing information regarding the judgment debtor required under NRS 17.150(4)(a)-(d) was
recorded concurrently with the Default Judgment in the official records of Washoe County,
Nevada.

6. Pursuant to three Sheriff's Certificates of Sale of Property, Margolin caused
Parcels 2, 4, and 8 (APNs: 084-130-07; 084-040-02; 079-150-10) to be sold on April 3, 2015 by
Sheriff's Sales to himself. True and correct copies of these Sheriffs' Certificates of Sale
recorded in the Washoe County Recorder's Office as Book and Instrument Numbers 4456021,
4456032, 4456020 are attached to this Declaration as Exhibits 4, 6 and 8.

7. Pursuant to three Sheriff's Deeds Upon Sale of Property, Margolin caused "all of the rights, title interest and claim belonging to Judgment Debtors" in Parcels 2, 4, and 8 (APNs: 084-130-07; 084-040-02; 079-150-10) to be transferred to himself. True and correct copies of these Sheriffs' Deeds Upon Sale recorded in the Washoe County Recorder's Office as Book and Instrument Numbers 4630134, 4630133, 4630135 are attached to this Declaration as Exhibits 5, 7 and 9.

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8. Public records also show that on June 22, 2007, a Judgment Confirming
Arbitration Award was recorded, requiring "Defendants to execute and deliver to [Zandian's]
counsel..." various deeds effectuating the transfer of property interest. True and correct copy of
this Judgment recorded in the Washoe County Recorder's Office as Book and Instrument
Number 3547263 is attached to this Declaration as Exhibit 10.

9. A search of public records shows, however, that none of the deeds referenced in
 and/or attached to the Judgment Confirming Arbitration Award has been executed and recorded.

Page 4 of 5

1 10. True and correct copy of Stipulated Judgment recorded in the Washoe County
 2 Recorder's Office as Book and Instrument Number 4747575 is attached to this Declaration as
 3 Exhibit 11.

4 11. On May 25, 2017, Plaintiffs commenced the instant action by filing their
5 Adversary Complaint for Quiet Title/Declaratory Relief, Preliminary/Permanent Injunction and
6 Unjust Enrichment against Defendants, Jed Margolin and Jazi Gholamreza Zandian (Adv. No.
7 1).

8 12. On June 29, 2017, Defendant, Margolin filed his Answer to Plaintiffs' Complaint
9 (Adv. No. 13) in which he denies that Plaintiffs own two-thirds undivided interest in the Property
10 and prayed for "judgment against Plaintiffs declaring [Margolin] as the sole title owner of the
11 property in question" (Adv. No. 13 at 7:27-8:1).

12 13. On July 28, 2017, Patrick Canet, on behalf of Defendant Zandian, filed his
13 Answer (Adv. No. 15) to Plaintiffs' Complaint in which he admits that Plaintiffs own two-thirds
14 undivided interest in the Property (Adv. No. 15 at 2:7).

Dated this 16th day of April, 2018.

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<u>/s/ Yanxiong Li, Esq.</u> Yanxiong Li, Esq. Nevada Bar No. 12807 7785 W. Sahara Ave., Suite 200 Las Vegas, NV 89117 Attorneys for Plaintiffs, Fred Sadri, individually and as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli, individually; Ray Koroghli and Sathsowi T. Koroghli, as Managing Trustees for Koroghli Management Trust Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 7 of 189

<u>Exhibit 1</u>

Exhibit 1

Exhibit 1

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> APN: 079-150-09, 079-150-10, 07-150-13 084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17

> > 60130277

A 1

1.1

THI, SDA.00 RECORDING REQUESTED BY AND

WHEN RECORDED RETURN TO: Star Living Trust 950 Seven Hills Drive, Ste 1026 Henderson, NV 89052 2827 S. MONTE CRISTO LAS VEGAS, NV 89117 mare TAY Statement to Al 25269-0BR GRANT, BARGAIN AND SALE DEED



THIS GRANT, BARGAIN AND SALE DEED is made this <u>/sr</u> day of <u>A 4 5 4 s</u>. 2003 by and between NEVADA LAND AND RESOURCE COMPANY, LLC, a Delaware limited liability company, whose address is 704 W. Nye Lane, Suite 201, Carson City, Nevada, 89703 (referred to as "GRANTOR") and FRED SADRI TRUSTEE OF THE STAR LIVING TRUST, DATED APRIL 14, 1997, AS TO AN UNDIVIDED 1/3 INTEREST, RAY KOROGHLI, AN UNMARRIED MAN, AS TO AN UNDIVIDED 1/3 INTEREST AND REZA ZANDIAN, A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY, AS TO AN UNDIVIDED 1/3 INTEREST, AS TENANTS IN COMMON, (referred to as "GRANTEE").

GRANTOR, in consideration of the sum of Ten Dollars (\$10.00), lawful money of the United States, and other good and valuable consideration to GRANTOR paid by the GRANTEE, the receipt of which GRANTOR acknowledges, by these presents grants, bargains and sells to GRANTEE, and to GRANTEE's successors and assigns forever, all right, title and interest in and to that certain real property situated in Washoe County, State of Nevada, and more particularly described on Exhibit A, except the easement and mineral estate and interest reserved to GRANTOR.

Together with all and singular the tenements, hereditaments and appurtenances belonging, or in anywise appertaining, to the real property, and the reversion and reversions, remainder and remainders, rents, issues and profits of the real property;

To have and to hold the real property above described with the appurtenances, unto GRANTEE, and to GRANTEE's heirs, and successors and assigns forever.

GRANTOR reserves to itself and its successors and assigns a 20 foot wide access easement over, through, within, under, across and along the East and South boundaries of Section 3, Township 20 North, Range 23 East.

GRANTOR reserves to itself the exclusive right and privilege to enter on the property for the purposes of exploration and prospecting for the development, extraction, mining, production, removal and sale of all minerals, mineral substances, metals, ore-bearing materials, coal, oil, gas, other hydrocarbons, geothermal steam, liquids or brines, heat, other geothermal resources and rocks of every kind, except sand and gravel. The mineral estate and rights reserved to Grantor include all of the right, title and interest to minerals in, on or under the property, including, but not limited to, the surface and subsurface of the property, all minerals, mineral elements and compounds and ores, together with all easements and rights-of-way reserved or granted in, on or under the property, together with any and all lodes, veins and mineral deposits extending from or into or contained in the ÷ .

. . .

Branch :F7I,User :TZ05 Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 9 of 189 Station Id :YPIH



property. The term "minerals" shall include all mineral elements and compounds, including by way of example and not by limitation, all barite, copper, gold, iron, silver and other metals, whether the same are presently known to exist on the property or are subsequently discovered on the property, and regardless of the method of extraction, mining or processing of the same (whether open pit or strip mining, underground mining, surface or subsurface leaching) whether presently or subsequently employed, invented, or developed. Grantor reserves to itself the rights of egress and ingress to and from the property for any and all purposes related to the mineral estate reserved to Grantor. Grantor shall conduct all of its activities in accordance with all applicable laws, regulations, and ordinances, and shall defend, indemnify and hold Grantee from and against all actions, claims, damages and losses resulting from Grantor's exercise of the rights appurtenant to its reserved mineral estate. Grantor shall compensate Grantee for surface damages resulting from Grantor's activities related to Grantor's reserved mineral estate. If Grantee and Grantor are unable to mutually determine the damages resulting to the surface, such damages shall be determined by a mutually acceptable independent appraiser who shall determine the fair market value of the surface damaged as a result of Grantor's activities.

GRANTOR makes no representation or warranty concerning the effect of those Minerals Leases, by and between Southern Pacific Land Company, a California corporation, as lessor, and SFP Minerals Corporation, a Delaware corporation, as lessee, to the degree or the extent that the same applies and is enforceable against the property described in this Grant, Bargain and Sale Deed, if at all.

GRANTOR has executed this Grant, Bargain and Sale Deed the day and year first above written.

NEVADA LAND AND RESOURCE COMPANY, LLC, A DELAWARE LIMITED LIABILITY COMPANY or

Dorothy A. Timian-Palmer Chief Operating Officer

STATE OF NEVADA)) ss. COUNTY OF CARSON CITY

This instrument was acknowledged before me on August 1, 2003, by Dorothy A. Timian-Palmer its Chief Operating Officer of and for Nevada Land and Resource Company, LLC, a Delaware limited liability company.

Cienty W. Jureman



		Notary Public - State of Nevede COUNTY OF CARSON CITY CECILEE W. TUREMAN
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Branch :F7I,User :TZ05 Case 17-05016-btb Doc 42-1 Comment: Station Id :YPIH Entered 04/16/18 10:21:30 Page 10 of 189



EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A: A.P.N. 079-150-09

The Northeast 1/4 and the South 1/2 of the Northwest 1/4 and the South 1/2 in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B:

A.P.N. 079-150-10

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C: A.P.N. 079-150-13

The Northeast ¹/₄; South ¹/₂ of the Northwest ¹/₄; South ¹/₂ of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D:

A.P.N. 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such



use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E: A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N. 084-040-06

Section 1, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection



therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: A.P.N. 084-040-10

The North ¹/₂ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the Southwest ¹/₄ of the Northwest ¹/₄ of the Northwest ¹/₄ and the North ¹/₂ of the Northeast ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the North ¹/₂ of the Northwest ¹/₄ of the Southwest ¹/₄ and the Northwest ¹/₄ and the Northwest ¹/₄ and the Northwest ¹/₄ of the Southwest ¹/₄ and the Northwest ¹/₄ and the Northwest ¹/₄ of the Southwest ¹/₄ and the Northwest ¹/₄ and

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H:

A.P.N. 084-130-07

The Northwest ¹/₄ and the North ¹/₂ of the Southwest ¹/₄ and Government Lot 1 in the Southwest ¹/₄ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I: A.P.N. 084-140-17

. . . **.**

The Northeast ¹/₄ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 15 of 189

Exhibit 2

Exhibit 2

Exhibit 2

Branch :FLV,User :CON2 Case 17-05016-btb Doc 42-1 Comment: Station Id :FCE7 Entered 04/16/18 10:21:30 Page 16 of 189

> **RECORDING REQUESTED BY:** SOLOMON DWIGGINS & FREER Acuity Financial Center 7881 W. Charleston Blvd., Ste 240 Las Vegas, NV 89117

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WHEN RECORDED MAIL TO: MAIL TAX STATEMENTS TO: Ray Koroghli and Sathsowi Koroghli, Trustees of the Koroghli Management Trust 3055 Via Sarafina Drive Henderson, NV 89056

(FOR RECORDER'S USE ONLY)

DOC

Ħ 05/12/2009 09:06:43 AM

Requested By SOLOMON DWIGGINS & FREER LTD

Washoe County Recorder Kathryn L. Burke - Recorder Fee: \$19.00 RPTT: \$0.00 Page 1 of 6

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APN: 079-150-09, 079-150-10, 079-150-13 084-040-02, 084-040-04, 084-040-06 084-040-10, 084-130-07, 084-140-17

QUITCLAIM DEED

FOR VALUABLE CONSIDERATION, RAY KOROGHLI, a married man, as his

sole and separate property, does hereby remise, release and forever quitclaim his undivided one-third (1/3) interest, to RAY KOROGHLI and SATHSOWI THAY KOROGHLI, as Managing Trustees of the KOROGHLI MANAGEMENT TRUST, the following real property situated in the County of Washoe, State of Nevada, described as follows:

SEE LEGAL DESCRIPTION ATTACHED AS EXHIBIT "A".

SUBJECT TO:	1. 2.	Taxes for the current fiscal year, paid current. Conditions, covenants, restrictions, reservations, rights, rights of way and easements now of record.
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· 3758659 Page 2 of 6 05/12/2009 09:06:43 AM

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

WITNESS my signature this 21st day of April, 2009.

202

STATE OF NEVADA)) ss: COUNTY OF CLARK)

The foregoing QUITCLAIM DEED was acknowledged before me, a Notary Public in and for said County and State, on the 21st day of April, 2009, by Ray Koroghli.

<u>XIII X. Manu</u> NOTARY PUBLIC

DEBRA L. DENITHORNE Notary Public State of Nevada No. 03-82899-1 My appt. exp. July 15, 2011

· 3758659 Page 3 of 6 05/12/2009 09:06:43 AM

EXHIBIT "A"

PARCEL A: APN: 079-150-09

The Northeast Quarter (NE1/4) and the South Half (S1/2) of the Northwest Quarter (NW1/4) and the South Half (S1/2) in Section 33, Township 21 North, Range 23 East, M.D.B. &M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, page 756 as Document No. 1373452 of Official Records.

PARCEL B: APN: 079-150-10

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon and over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, page 526 as Document No. 1461483 of Official Records.

PARCEL C: APN: 079-150-13

The Northeast Quarter (NE1/4); South Half (S1/2) of the Northwest Quarter (NW1/4); South Half (S1/2) of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, sliver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

3758659 Page 4 of 6 05/12/2009 09:06:43 AM

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, page 756 as Document No. 1373452 of Official Records.

PARCEL D:

APN: 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress, in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, page 526 as Document No. 1461483 of Official Records.

PARCEL E: APN: 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress, in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, page 840 as Document No. 1534872 of Official Records.

PARCEL F: APN: 084-040-06

Section 1, Township 20 North, Range 23 East, M.D.B.&M.

3758659 Page 5 of 6 05/12/2009 09:06:43 AM

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress, in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, page 840 as Document No. 1534872 of Official Records.

PARCEL G: APN: 084-040-10

The North Half (N1/2) and the North Half (N1/2) of the Northwest Quarter (NW1/4) of the Southwest Quarter (SW1/4) and the Southwest Quarter (SW1/4) of the Northwest Quarter (NW1/4) of the Southwest Quarter (SW1/4) and the North Half (N1/2) of the Northeast Quarter (NE1/4) of the Southwest Quarter (SW1/4) and the North Half (N1/2) of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4), all in Section 11, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress, in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, page 840 as Document No. 1534872 of Official Records.

PARCEL H: APN: 084-130-07

The Northwest Quarter (NW1/4) and the North Half (N1/2) of the Southwest Quarter (SW1/4) and Government Lot 1 in the Southwest Quarter (SW1/4) of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon 3758659 Page 6 of 6 05/12/2009 09:06:43 AM

substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress, in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, page 840 as Document No. 1534872 of Official Records.

PARCEL I: APN: 084-140-17

The Northeast Quarter (NE1/4) of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

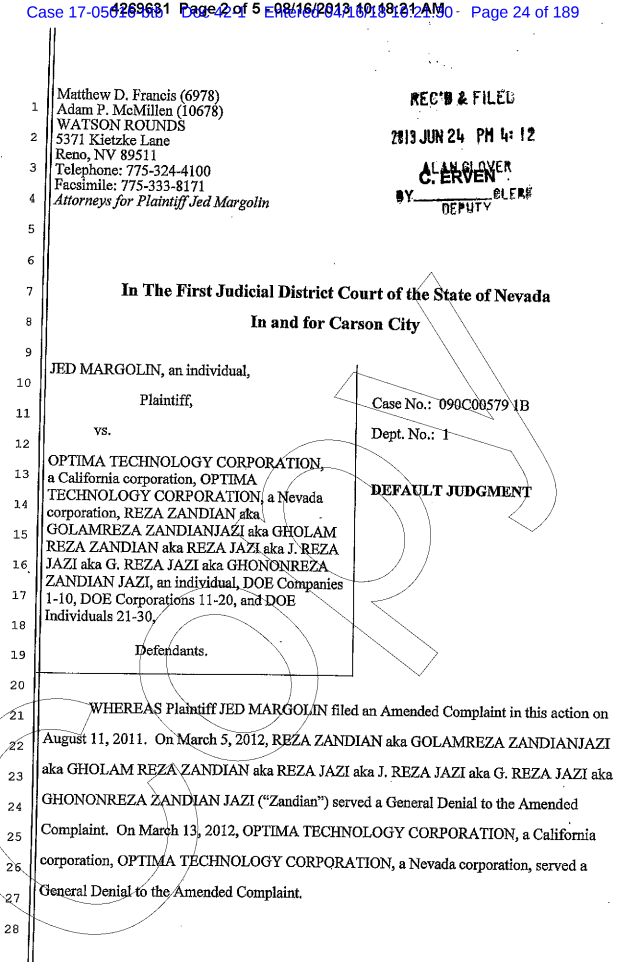
FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress, in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, page 840 as Document No. 1534872 of Official Records. Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 22 of 189

Exhibit 3

Exhibit 3

Exhibit 3

Case 17-0	5016-DID DOC 42-1 ENI	ereu 04/10/18 10	DOC # 4	
(Must be type	NG COVER PAGE ed or printed clearly in BLACK in nting in the 1" margins of docume		Requested By WATSON ROUNDS Washoe County R Lawrence R. Bur Fee: \$21.00 RP Page 1 of 5	ecorder tness – Recorde TT: \$0.00
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		F DOCUMENT T Abbreviate)		
	DEFAULT	JUDGMENT		_
				<u>.</u>
	REQUESTED BY: Rounds, P.C. Name Watson Rounds,	P.C.	<u> </u>	
	Address 5371 Kietzke La	ane		
	City/State/ZipReno, NV	89511		
MATE TAX ST	TATEMENT TO: (Applicable to	documents transferr	ing real property)	
	Address			
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This pag	e provides additional informat An additional record To print this document pro	ing fee of \$1.00 will a	pply.	1-2.



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	WHEREAS on June 28, 2012, this Court issued an order requiring the corporate
·	2 Defendants to retain counsel and that counsel must enter an appearance on behalf of the
:	corporate Defendants by July 15, 2012. If no such appearance was entered, the June 28, 2012
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8	of Zandian and awarding his fees and costs incurred in bringing the motion to strike. A default
9	was entered against Zandian on March 28, 2013. A notice of entry of default judgment was
10	filed on April 5, 2013.
11	WHEREAS Defendants are not infants or incompetent persons and are not in the
12	military service of the United States as defined by 50 U.S.C. § 521.
13	WHEREAS the allegations in Plaintiff's Amended Complaint warrant entry of final
14.	judgment against all named Defendants for conversion, tortious interference with contract,
15	intentional interference with prospective economic advantage, unjust enrichment, and unfair
16	and deceptive trade practices.
17	WHEREAS all Defendants are jointly and severally liable to Plaintiff for the principal
18	amount of \$1,495,775.74.
19	THEREFORE, Judgment is hereby entered for Plaintiff and against Defendant Zandian
20	and Defendants Optima Technology Corporation, a Nevada corporation, and Optima
21	Technology Corporation, a California corporation, for damages, along with pre-judgment
22	interest, attorney's fees and costs in the amount of \$1,495,775.74, plus interest at the legal rate,
23	pursuant to NRS 17.130, thereon from the date of default until the judgment is satisfied.
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Case 17-056269631 Page42 of 5 E08/16/20131601981212AMO Page 26 of 189

JUDGMENT is hereby entered against Defendant Zandian and Defendants Optima Technology Corporation, a Nevada corporation, and Optima Technology Corporation, a California corporation, in favor of Plaintiff this 24 day of June, 2013. STRICT COURT JUDGE 2Z

CERTIFIED COPY

1.1

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The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in my office.

Į 1 \mathcal{T} Date

Alan Blover, City Olerk and Clerk of the First Judicial District Court of the State of Nevada, In and for Garson City.

a. Deputy Вy

Per NRS 239 Sec.6 the SSN may be redacted, but in no way affects the legality of the document. Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 28 of 189

Exhibit 4

Exhibit 4

Exhibit 4

APN#<u>084-130-07</u>

Recording Requested by:

Name: <u>MASHOE COUNTY SHERIFF & OFFICE</u> Address: <u>911 PARIE BLUD</u> City/State/Zip: <u>REND, NIV 89512</u>

When Recorded Mail to:

Name: WASHOZ COUNTY SHERZEF'S OFFICZ Address: <u>911 PARIZ BLVD</u> City/State/Zip: IZENDINIV 895-12

Mail Tax Statement to: Name: JED MARGOLIN Address: SJ/ KILTEKE LANE City/State/Zip: RENO, NV 89511

DOC # 4456021 04/09/2015 11:23:36 AM Requested By WATSON ROUNDS Washoe County Recorder Lawrence R. Burtness - Recorder

Fee: \$18.00 RPTT: \$0.00 Page 1 of 2



(for Recorder's use only)

<u>CERTIFICATE</u> OF SALE (Title of Document)

Please complete Affirmation Statement below:

I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

-QR-

I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the personal information of a person or persons as required by law:

(State specific law)

OFFICE SUPPORT SPECIALIST

TEVEN 1 loon **Printed Name**

This page added to provide additional information required by NRS 111.312 Sections 1-2 and NRS 239B.030 Section 4.

This cover page must be typed or printed in black ink.

(Additional recording fee applies)

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual,

 \mathbf{V}

CASE NO. 090C005791B

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

PLAINTIFF,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual, Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1,592,062.81, with interest and costs together to satisfy the judgment in said action, plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment debtor, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$3,000.00 in lawful money of the United States, which was the whole price paid therefore, in and to the following described property, to wit:

APN: 084-130-07 E Interstate 80, The Northwest 1/4 and the North 1/2 of the Southwest 1/4 and the Government Lot 1 in the Southwest 1/4 of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand th	is <i>Friday, April 03, 2015</i> .	
		CHUCK ALZEN, SHERIFF
		$\langle \langle A \rangle \rangle \langle A \rangle$
		By By
		Sheriff's Authorized Agent
		STEVEN WOOD
State of Nevada		
) Acknowle	edgement in representative capacity
County of Washoe	\dot{Y}	(NRS 240.1665)
		il put
This instrumen	t was acknowledged before me	on -1-3-15 by STEVEN WOOD
	Washoe County Sheriff's Offi	
uutionized agene for are		
	VE M. KING	
Notary Pi	ublic - State of Nevada 🚶 🛛 📈	MK
Appointment	Recorded in Washoe County	The (-/Mng)
No: 92-2830-	2 - Expires November 1, 2017	Notary Public
al-more and a second	angeler men en e	

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 31 of 189

Exhibit 5

Exhibit 5

Branch : F7I, User : TZ05 Case 17-05016-btb Doc 42-1

Comment: Station Id :YPIH Entered 04/16/18 10:21:30 Page 32 of 189

APN: 084-130-07

Mail Tax Statements To: Grantee at address stated below

When recorded, mail to: Grantee at address stated below

09/08/2016 04:39:43 PM Requested By BROWNSTEIN HYATT FARBER SCHRECK Washoe County Recorder Lawrence R. Burtness - Recorder \$18.00 RPTT: \$12.30 Fee: Page 1 of 2



Notice: Per NRS 239B.030, this document does not contain personal information as defined in NRS 603A.040

(Rev. 1-31-2013)

SHERIFFS DEED UPON EXECUTION OF REAL PROPERTY (NRS 21.220)

- Grantor: Chuck Allen, Sheriff of Washoe County
- Grantee: Jed Margolin c/o Brownstein, Hyatt, Farber, Schreck 5371 Kietzke Lane Reno, NV 89511
- APN: 084-130-07 E Interstate 80, The Northwest 1/4 and the North 1/2 of **Property:** the Southwest 1/4 and the Government Lot 1 in the Southwest 1/4 of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

Recitals

WHEREAS:

A Writ of Execution (Real Property) was entered on June 24, 2013 by the First A. Judicial District Court in Case No. 090C005791B (Jed Margolin, an individual - "Judgment Creditor"-- vs. Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30 -"Judgment Debtors"--) instructing the Sheriff of Washoe County to execute on the above described Property.

Pursuant to notice of sale duly given to the Judgment Debtors as required by law, Β. a sale of the Property was conducted at 9:45 a.m. on April 3, 2015, on the courthouse steps of the Second Judicial District Court, and the above named Grantee submitted a credit bid for \$3,000.00 and was the highest bidder at the sale;

4630134 Page 2 of 2 - 09/08/2016 04:39:43 PM

C. A Sheriff's Certificate of Sale of Property for the property was executed by an authorized agent of the Washoe County Sheriff and delivered on or about April 3, 2015 to the above named Grantee, and was recorded as Document 4456021 in the Official Records of Washoe County, Nevada, on April 9, 2015;

D. No notice of redemption has been tendered by any person to the Sheriff as of the date of this deed, and therefore the Property was not redeemed within one year from the date of the sale, and the Grantee has asked for a Sheriff's Deed under NRS 21.220.

Conveyance

The Sheriff of Washoe County, for valuable consideration in hand and received, hereby grants and conveys to Grantee all of the rights, title interest and claim belonging to Judgment Debtors, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, in and to that Property described above and all improvements thereon and all appurtenances thereto.

Executed this	2nd	day of	September	, 2016.

164

Tom Green, Chief Deputy of Washoe County

State of Nevada County of Washoe

Acknowledgement in representative capacity (NRS 240.1665)

This instrument was acknowledged before me on by TOM GREEN as Chief Deputy of the Washoe County Sheriff's Office

N. SCHAUWECKER Notary Public - State of Nevada Appointment Recorded in Washoe County No: 10-1235-2 - Expires October 16, 2017 Notary Public

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 34 of 189

Exhibit 6

Exhibit 6

Branch :F7I,User :TZ05 Case 17-05016-btb Doc 42-1 Comment: Entered 04/16/18 10:21:30 Page 35 of 189 Station Id :YPIH

APN# <u>084-040-02</u>	DOC # 445603 04/09/2015 11:25:42 AM Requested By
Recording Requested by:	WATSON ROUNDS Washoe County Recorder
Name: MASHOZ COUNTY STEPIEFS OFFICE	Lawrence R. Burtness - Rec Fee: \$18.00 RPTT: \$0.00
Address: GII PARE BLUB	Page 1 of 2
City/State/Zip: ZENO, NV 89572	
When Recorded Mail to:	III III KANTA DALAMATA KUTA KUTA KUTAN INGT
Name: <u>Infashoz County Stazier's Office</u>	
Address: 411 PARE BLVS	(for Recorder's use only)
City/State/Zip: 12200, NY 89512	(for Recorder's use only)
Mail Tax Statement to:	
Name: JES MAZGOLING	
Address: 537/ KIETZKE LANE	
City/State/Zip: 12210, NV 89571	
CERTIFICATE OF SPILE (Title of Docume	ent)
(Title of Docume Please complete Affirmation Sta I the undersigned hereby affirm that the attached doc	ent) atement below: ument, including any exhibits, hereby
(Title of Docume) Please complete Affirmation Sta I the undersigned hereby affirm that the attached doc submitted for recording does not contain the personal information	ent) atement below: ument, including any exhibits, hereby
(Title of Docume Please complete Affirmation Sta I the undersigned hereby affirm that the attached doc submitted for recording does not contain the personal informat (Per NRS 239B.030) -OR-	ent) atement below: ument, including any exhibits, hereby tion of any person or persons.
(Title of Docume Please complete Affirmation Sta Please complete Affirmation Sta I the undersigned hereby affirm that the attached docr submitted for recording does not contain the personal information (Per NRS 239B.030) -OR- I the undersigned hereby affirm that the attached docr submitted for recording does contain the personal information law:	ent) atement below: ument, including any exhibits, hereby tion of any person or persons.
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4456032 Page 2 of 2 - 04/09/2015 11:25:42 AM

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual, PLAINTIFF,

CASE NO. 090C005"91B

CHUCK ALLEN, SHERIFF

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual. Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation. Optima Technology Corporation, a Nevada corporation, Reza Zundian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aku G. Reza Juzi aku Ghononreza Zandian Jazi, an individual. DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1.592,062.81, with interest and costs together to satisfy the judgment in said action plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment Jebtor. Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zundian aka Golamreza Zundianjazi uka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$5,000.00 in lawful money of the United States, which was the whole price paid therefore, in and to the following described property, to wit:

APN: 084-040-02 Pierson Canyon Road. Section 5, Township 20 North, Runge 23 East, M.D.B.&M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand this Friday, April 03, 2015.

		By All
		Sheriff's Authorized Agent Steven (2/00)
State of Nevada)	
)	Acknowledgement in representative capacity
County of Washoe)	(NRS 240.1665)
authorized agent for the		vada

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 37 of 189

Exhibit 7

Exhibit 7

Branch : F7I, User : TZ05 Case 17-05016-btb Doc 42-1

Comment: Station Id :YPIH Entered 04/16/18 10:21:30 Page 38 of 189

20 20

APN: 084-040-02

Mail Tax Statements To: Grantee at address stated below

When recorded, mail to: Grantee at address stated below DOC # 4630

Requested By BROWNSTEIN HYATT FARBER SCHRECK Washoe County Recorder Lawrence R. Burtness -Recorder Fee: \$18.00 RPTT: \$20.50 Page 1 of 2



Notice: Per NRS 239B.030, this document does not contain personal information as defined in NRS 603A.040

(Rev. 1-31-2013)

SHERIFFS DEED UPON EXECUTION OF REAL PROPERTY (NRS 21.220)

- Grantor: Chuck Allen, Sheriff of Washoe County
- Grantee: Jed Margolin c/o Brownstein, Hyatt, Farber, Schreck 5371 Kietzke Lane Reno, NV 89511
- **Property:** APN: 084-040-02 Pierson Canyon Road, Section 5, Township 20 North, Range 23 East, M.D.B.&M.

Recitals

WHEREAS:

A. A Writ of Execution (Real Property) was entered on June 24, 2013 by the First Judicial District Court in Case No. 090C005791B (Jed Margolin, an individual - "Judgment Creditor"-- vs. Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30 -"Judgment Debtors"--) instructing the Sheriff of Washoe County to execute on the above described Property.

Β. Pursuant to notice of sale duly given to the Judgment Debtors as required by law, a sale of the Property was conducted at 9:30 a.m. on April 3, 2015, on the courthouse steps of the Second Judicial District Court, and the above named Grantee submitted a credit bid for \$5,000.00 and was the highest bidder at the sale;

Comment: Station Id :YPIH Entered 04/16/18 10:21:30 Page 39 of 189

4630133 Page 2 of 2 - 09/08/2016 04:36:13 PM

C. A Sheriff's Certificate of Sale of Property for the property was executed by an authorized agent of the Washoe County Sheriff and delivered on or about April 3, 2015 to the above named Grantee, and was recorded as Document 4456032 in the Official Records of Washoe County, Nevada, on April 9, 2015;

D. No notice of redemption has been tendered by any person to the Sheriff as of the date of this deed, and therefore the Property was not redeemed within one year from the date of the sale, and the Grantee has asked for a Sheriff's Deed under NRS 21.220.

Conveyance

The Sheriff of Washoe County, for valuable consideration in hand and received, hereby grants and conveys to Grantee all of the rights, title interest and claim belonging to Judgment Debtors, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, in and to that Property described above and all improvements thereon and all appurtenances thereto.

Executed this	2nd	day of	September	, 2016.	
	~		Green, Deputy of Washoe (County	
State of Nevada County of Washoe)))	Ac	knowledgement in 1 (NRS 240.16	representative capaci 65)	ity
This instrum GREEN as Chief Dep			ed before me on ounty Sheriff's Office		_ by TOM
Appointment Re	AUWECKEF ic - State of Ne corded in Washoe Expires October 1	R Nvada County 6, 2017	Notary Public		

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 40 of 189

Exhibit 8

Exhibit 8

APN# <u>079-150-10</u>	DOC # 445602 04/09/2015 11:20:44 AM Requested By
Recording Requested by:	WATSON ROUNDS Washee County Recorder
Name: 6/45405 County SHERIFF'S OFFICE	Lawrence R. Burtness - Rec Fee: \$18.00 RPTT: \$0.00
Address: GILAGIZE BLVS	Page 1 of 2
City/State/Zip: 12:00, 1/ 89572	
When Recorded Mail to:	an hi mar ol verkovnosti no 100 let 100 let.
Name: WASHOE COUNTY SHEETER'S OFFICE	
Address: GII PARZ BLUS	(for Recorder's use only)
City/State/Zip: 12Eno, NIV 89512	
Mail Tax Statement to:	
Name: JES MARGOLIN Name: C/O WATSSIN RESUMSS	
Address: 5371 KEETZKE LANS	
City/State/Zip: ZENIO, N/V 89511	
<u>CERTIFICATE OF SALE</u> (Title of Document	t)
(Title of Document Please complete Affirmation State	t) ement below:
(Title of Document Please complete Affirmation State X I the undersigned hereby affirm that the attached docum submitted for recording does not contain the personal information	t) ement below: ent, including any exhibits, hereby
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(Title of Document Please complete Affirmation State I the undersigned hereby affirm that the attached docum submitted for recording does not contain the personal information (Per NRS 239B.030) -OR- I the undersigned hereby affirm that the attached docum submitted for recording does contain the personal information of	t) ement below: ent, including any exhibits, hereby n of any person or persons. ent, including any exhibits, hereby
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,

4456020 Page 2 of 2 - 04/09/2015 11:20:44 AM

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual, PLAINTIFF,

v

CASE NO. 090C005791B

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual, Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi uka G. Reza Jazi uku Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30 Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1,592,062.81 with interest and costs together to satisfy the judgment in said action, plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment debtor, Optima Technology Corporation, a California corporation, Optimu Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Juzi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$5,000.00 in lawful money of the United States, which was the whole price paid therefore in and to the following described property, to wit:

APN: 079-150 10 State Route 447. Section 31, Township 21 North, Range 23 East, M.D.B.&M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand this Friday, April 03, 2015.

CHI CK ALI FN. SHFRIFF Authorized Agent (TEVEN WOOD State of Nevada Acknowledgement in representative capacity County of Washoe (NRS 240,1665) This instrument was acknowledged before me on by STEVEN WOOD authorized agent for the Washoe County Sheriff's Office. EVE M. KING Votary Public - State of Nevada Appointment Recorded in Washoe County No: 92-2830-2 - Expires November 1, 2017 Notary Publi

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 43 of 189

Exhibit 9

Exhibit 9

Branch : F7I, User : TZ05 Case 17-05016-btb Doc 42-1

Comment: Station Id :YPIH Entered 04/16/18 10:21:30 Page 44 of 189

2

APN: 079-150-10

Mail Tax Statements To: Grantee at address stated below

When recorded, mail to: Grantee at address stated below

09/08/2016 04:43:26 **Requested** By BRÓWNSTEIN HYATT FARBER SCHRECK Washoe County Recorder Lawrence R. Burtness - Recorder Fee: \$18.00 RPTT: \$20.50



Page 1 of 2

Notice: Per NRS 239B.030, this document does not contain personal information as defined in NRS 603A.040

(Rev. 1-31-2013)

SHERIFFS DEED UPON EXECUTION OF REAL PROPERTY (NRS 21.220)

- Grantor: Chuck Allen, Sheriff of Washoe County
- Grantee: Jed Margolin c/o Brownstein, Hyatt, Farber, Schreck 5371 Kietzke Lane Reno, NV 89511
- APN: 079-150-10 State Route 447, Section 31, Township 21 North, Range **Property:** 23 East, M.D.B.&M.

Recitals

WHEREAS:

A Writ of Execution (Real Property) was entered on June 24, 2013 by the First A. Judicial District Court in Case No. 090C005791B (Jed Margolin, an individual - "Judgment Creditor"-- vs. Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30 -"Judgment Debtors"--) instructing the Sheriff of Washoe County to execute on the above described Property.

Pursuant to notice of sale duly given to the Judgment Debtors as required by law, Β. a sale of the Property was conducted at 9:15 a.m. on April 3, 2015, on the courthouse steps of the Second Judicial District Court, and the above named Grantee submitted a credit bid for \$5,000.00 and was the highest bidder at the sale;

4630135 Page 2 of 2 - 09/08/2016 04:43:26 PM

A Sheriff's Certificate of Sale of Property for the property was executed by an C. authorized agent of the Washoe County Sheriff and delivered on or about April 3, 2015 to the above named Grantee, and was recorded as Document 4456020 in the Official Records of Washoe County, Nevada, on April 9, 2015;

No notice of redemption has been tendered by any person to the Sheriff as of the D. date of this deed, and therefore the Property was not redeemed within one year from the date of the sale, and the Grantee has asked for a Sheriff's Deed under NRS 21.220.

Conveyance

The Sheriff of Washoe County, for valuable consideration in hand and received, hereby grants and conveys to Grantee all of the rights, title interest and claim belonging to Judgment Debtors, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, in and to that Property described above and all improvements thereon and all appurtenances thereto.

Executed this	s2nd_	day of	September	, 2016.	
			Green, f Deputy of Washow	e County	
State of Nevada County of Washoe)))	Ao	cknowledgement i (NRS 240.	n representative ca 1665)	ıpacity
This instrun GREEN as Chief De			ged before me of County Sheriff's Off		by TOM
Notary Publ	AUWECKE ic - State of N corded in Washoe Expires October	R evada County 16, 2017	Notary Pub	olic	

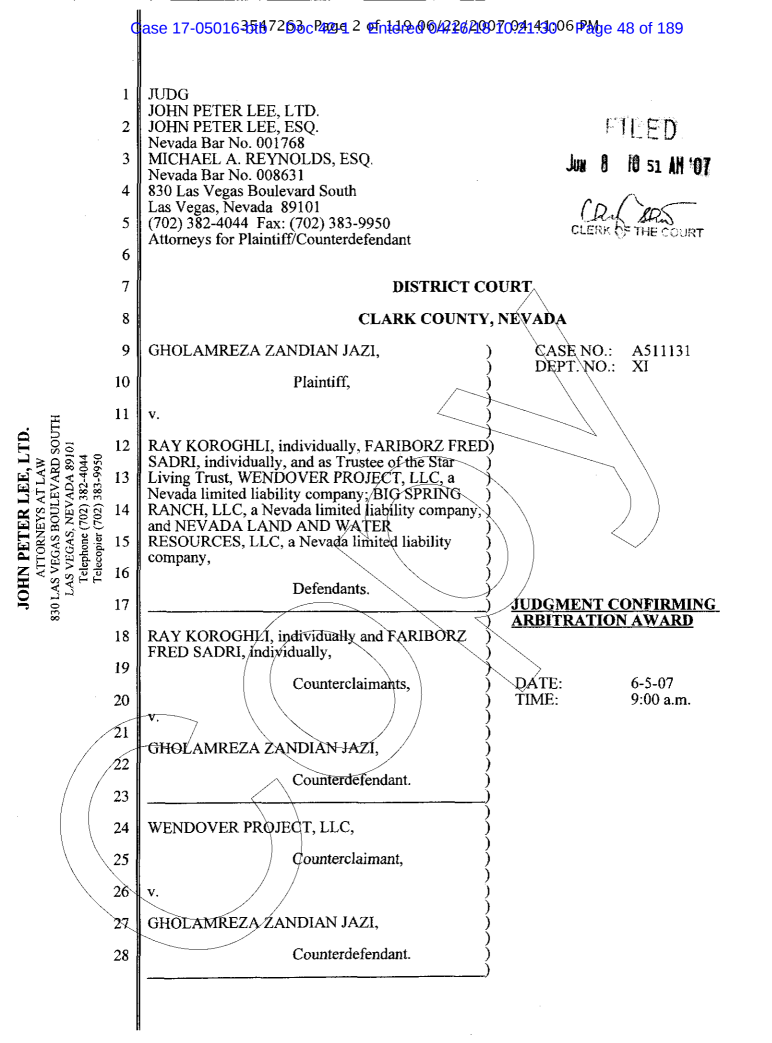
Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 46 of 189

Exhibit 10

Exhibit 10

Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 47 of 189

DOC # 3547263 06/22/2007 04:41:06 PM Requested By JOHN PETER LEE Washoe County Recorder Kathryn L. Burke – Recorder Fee: \$132.00 RPTT: \$0.00 Page 1 of 119 JUDGMENT CONFIRMING ARBITRATION AWARD Recording requested by: JOHN PETER LEE, LTD. Return to: John Peter Lee, Ltd. 830 Las Vegas Boulevard South Las Vegas, NV 89101 This page added to provide additional information required by NRS 111.312 Sections 1-2. (Additional recording fee applies.)



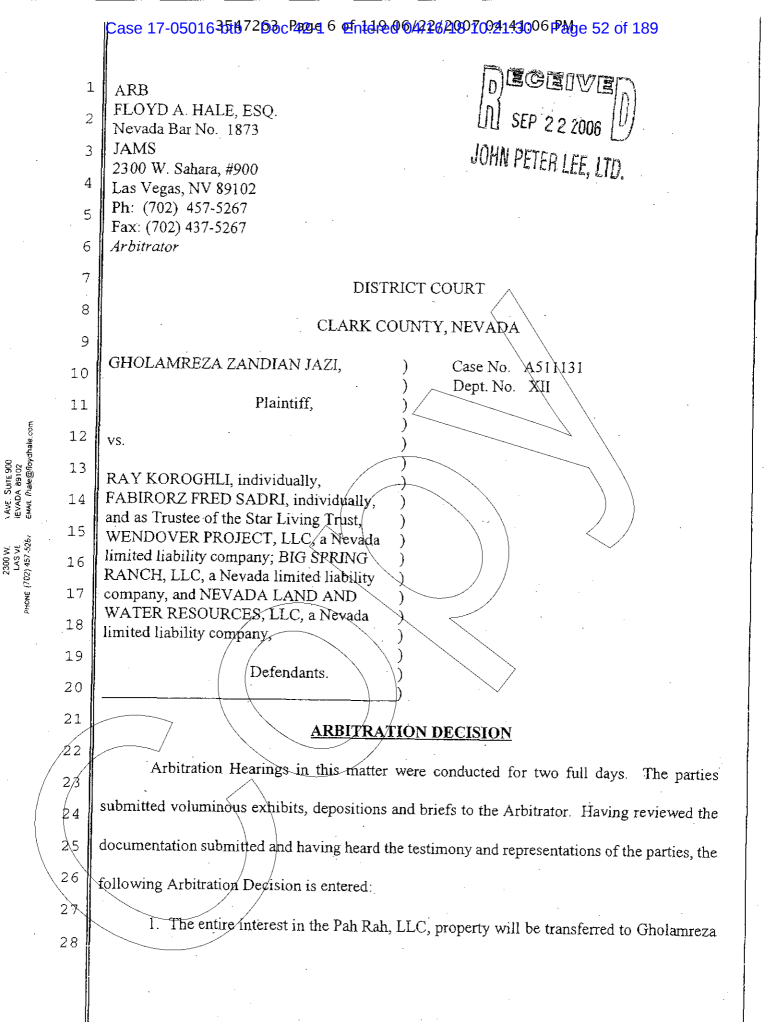
	C	ase 17-05016 3518 72 63 c Paper 3 @ ntd & @ 0/42 6 200 7 09 24 14 300 6 P & be 49 of 189	
	1	GHOLAMREZA ZANDIAN JAZI,	
	2	Counterclaimant,	ĺ
	3	v.	
	4	WENDOVER PROJECT, LLC,	
	5	Counterdefendant.	
	6	1334.022860-JLR	ļ
	7	ZANDIAN'S MOTION FOR CONFIRMATION AND ENTRY OF JUDGMENT ON	
	8	ARBITRATION AWARD and the Defendants' COUNTERMOTION TO VACATE	
	9	ARBITRATION AWARD having come before this Court on Tuesday, June 5, 2007, the Honorable	
	10	Elizabeth Gonzalez presiding, and the Court being fully apprised in the premises and good cause	
	11	appearing, it is hereby	
101	12	ORDERED that Plaintiff's MOTION FOR CONFIRMATION AND ENTRY OF	
ADA 891 382-4044 383-9950	13	JUDGMENT ON ARBITRATION AWARD is granted, and Defendants' COUNTERMOTION TO	
NEVA 702) 38 702) 38	14	VACATE ARBITRATION AWARD is denied.	
, <u> </u>	15	IT IS FURTHER ORDERED that this Court confirms the Arbitration Awards made and	
AS VEGAS Telephone Telecopier	16	entered by Floyd A. Hale, Esq., and enters judgment on the Arbitration Awards as follows:	l
Ľ	17	IT IS ORDERED, ADJUDGED AND DECREED that all of the relief granted by the	
	18	aforesaid Arbitrator in his Arbitration Decision dated the 20th day of September, 2006, a copy of	
	19	which is attached hereto as Exhibit "1" is granted by this Court.	
	20	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Arbitrator's Decision	
/	21	Denying Defendants' Motion to Change Award dated the 11th day of October, 2006, a copy of which	
	22	is attached hereto as Exhibit "2" is granted by this Court.	
	23	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all relief granted in the	
	24	Implementation Award dated the 29th day of November, 2006, a copy of which is attached hereto	
$\langle \langle \rangle$	25	as Exhibit "3" is granted by this Court.	
	26	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Arbitrator's Report	
	27	and Recommendation to District Court dated the 28th day of February, 2007, a copy of which is	
	28	attached hereto as Exhibit "4" is granted by this Court.	
		- 2 -	

JOHN PETER LEE, LTD. ATTORNEYS AT LAW 830 LAS VEGAS BOULEVARD SOUTH LAS VEGAS, NEVADA 89101 Telephone (702) 382-4044

Case 17-0501635167263cPage 4 @fntd & @6/426/2007092143006 Page 50 of 189

1 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Court retains 2 jurisdiction to implement this Judgment. Dated this <u>7</u> day of June, 2007. 3 4 ð 5 Honorable Elizabeth District Court Judge 6 7 SUBMITTED BY: 8 JOHN PETER LEE, LTD. 9 BY: 10 PETER LEE, ESQ Nevada Bar No. 001768 у ATTORNEYS AT LAW 830 LAS VEGAS BOULEVARD SOUTH LAS VEGAS, NEVADA 89101 MICHAEL A. REYNOLDS, ESQ. Nevada Bar No. 008631 **JOHN PETER LEE. LTI** 12 Telephone (702) 382-4044 Telecopier (702) 383-9950 830 Las Vegas Boulevard South 13 Las Vegas, Nevada 89101 Ph: (702) 382-4044/Fax: (702) 383-9950 Attorneys for Plaintiff/Counterdefendant 14 15 16 17 18 19 20 21 22 23 24 25 OURT 26 JUN 8'07 27 28 ACHED IS A DOCUMERY TRUE AND GORRECT COP OF THE ORIGINAL - 3 - ON FILE

EXHIBIT ONE



SPECIAL

Case 17-0501635667263cPaper 7 Entered 6/4262097092143006 Page 53 of 189

Zandian Jazi, free and clear of all encumbrances, including the promissory note secured by Deed of Trust issued for the benefit of Fariborz Fred Sadri; any obligation owed to Jeff Codega, related to work that was performed as to the Pah Rah real estate will be the obligation of Gholamreza Zandian Jazi;

2. The 320 acres referenced in the briefs and this lawsuit will be transferred free and clear to Gholamreza Zandian Jazi without any obligation to the other litigants or parties to this Arbitration or to any other party who may profess to have an interest in the 320 acres that are bound by this lawsuit and Arbitation;

3. Fariborz Fred Sadri and Ray Koroghli will, within 30 days from the service of this Arbitration Decision, pay Gholamreza Zandian Jazi \$250,000.00 in return for Gholamreza Zandian Jazi waiving any claims or any rights as to the Big Springs Ranch, LLC or any of its assets;

4. That Gholamreza Zandian Jazi will transfer any interest in the Wendover project, LLC, including all assets and real estate to Fariborz Fred Sadri and Ray Koroghli;

5. All of the entities and properties that are the subject of this Arbitration and lawsuit, including Pah Rah, LLC, the owners of the 300 acres referenced above, the Big Springs Ranch, LLC, and the Wendover purchase or Wendover Project, LLC, referenced in this lawsuit and Arbitration waive any claims to reimbursement or participation in any consulting fees previously paid to Gholamreza Zandian Jazi from the seller of the real estate to those entities;

6. That the parties, through counsel, will prepare all necessary documents to effect the transfers of the real estate assets and LLC entities and the parties to this lawsuit and Arbitration will execute all necessary documents to effect this Arbitration Order, including a mutual Release to be executed by all parties.

FLUTU AL TALE SPENNI MASTER 2300 W. AVE. SUITE 900 LAS VEL ÉVADA 89102 PHONE (702) 457-5267 EMAL (hale@floydhale.or 1

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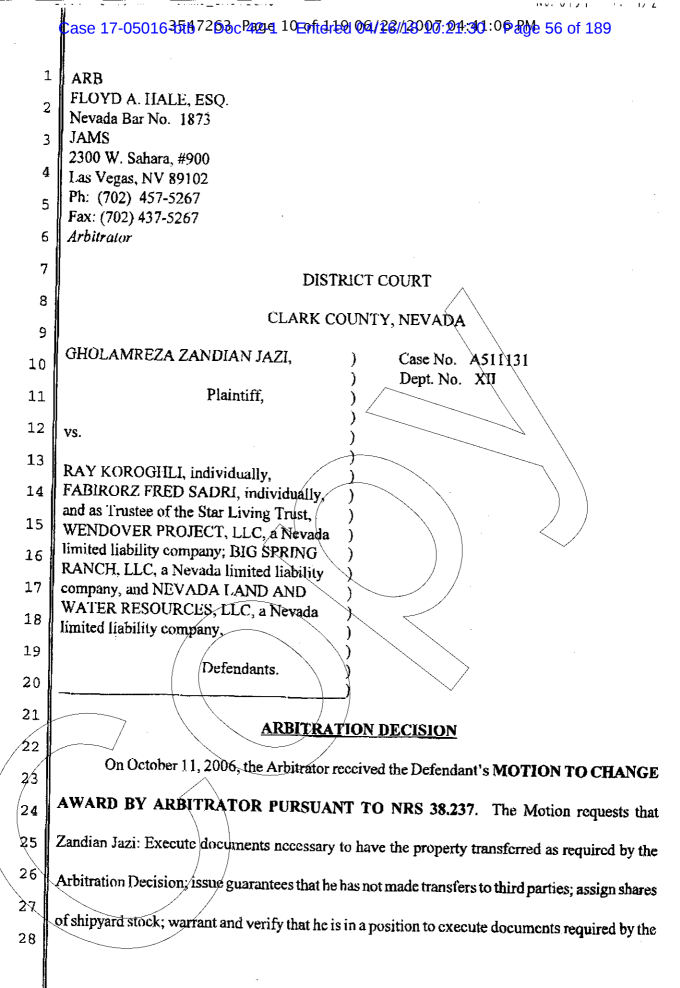
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28

	N.	Case 17-050163587263cPage 8 enter 0042262007092143006PMge 54 of 189
	1	7. That each party pay their own fees and costs incurred herein.
	2	DATED this 200 day of September, 2006.
	3	
	4	
	5	By:
	6	2300 West Sahara Avenue, #900 Las Vegas, NV 89102
	7	Las y egas, 14 v 09102
	8	CERTIFICATE OF FACSIMILE AND MAIL
	9	
	10	I hereby certify that on the $2/2$ day of September, 2006, I faxed and mailed a true and correct copy of the foregoing addressed to:
E	11	John Peter Lee, Esq.
dhale.cor	12	830 Las Vegas Boulevard South
ч. MALE MASTER NE. Sunte 900 .VADA 89102 :MML fhale@floychale.com	13	Las Vegas, NV 89101 Attorneys for Plaintiffs
А. НАLE MASTER ive. Suite 90 VADA 89102 €мл⊾ fhale@fi	14	Fax No. 383-9950
r LUYU SPErini KGG 6267	15	John Netzorg, Esq.
г LU 2300 W S LAS VEG. (702) 4 <i>57-</i> 5267	16	2810 West Charleston Blvd. #H-81 Las Vegas, NV 89102
PHONE	17	Attorneys for Defendants Fax No. 878-1255
	18	
	19	By: Miling All
	20	Employee of Jams
	21	
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Case 17-0501635187203cPage 9 201110000/2262007092143006 Page 55 of 189

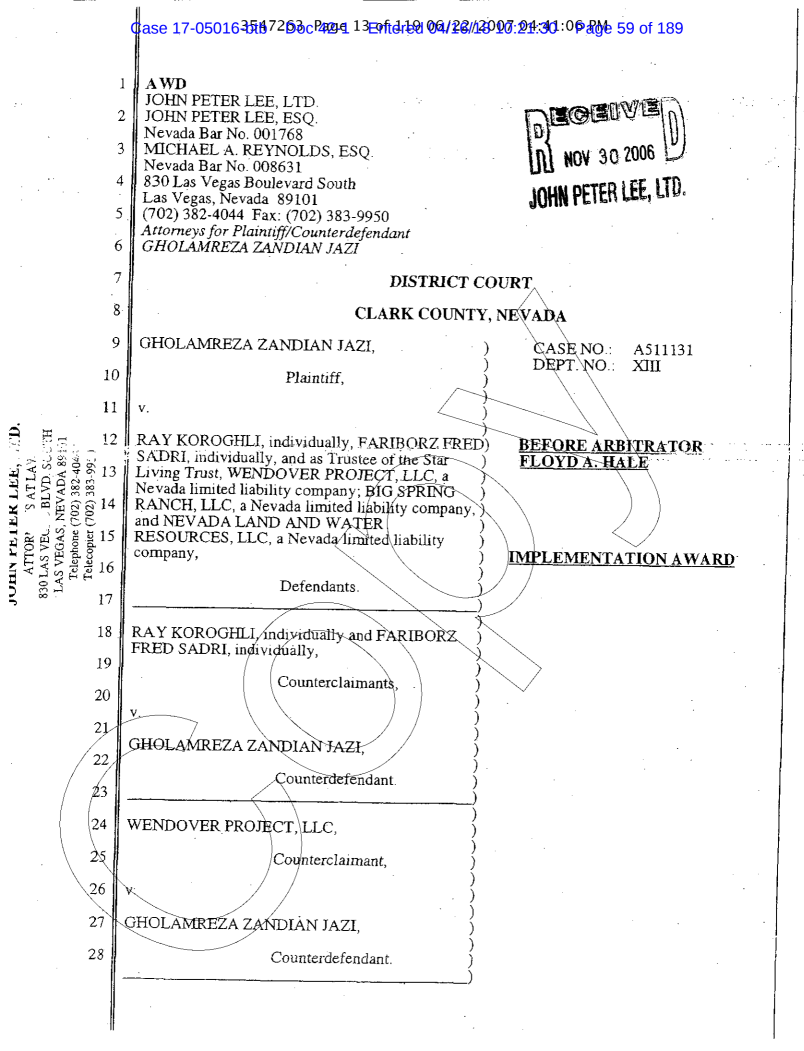
EXHIBIT TWO

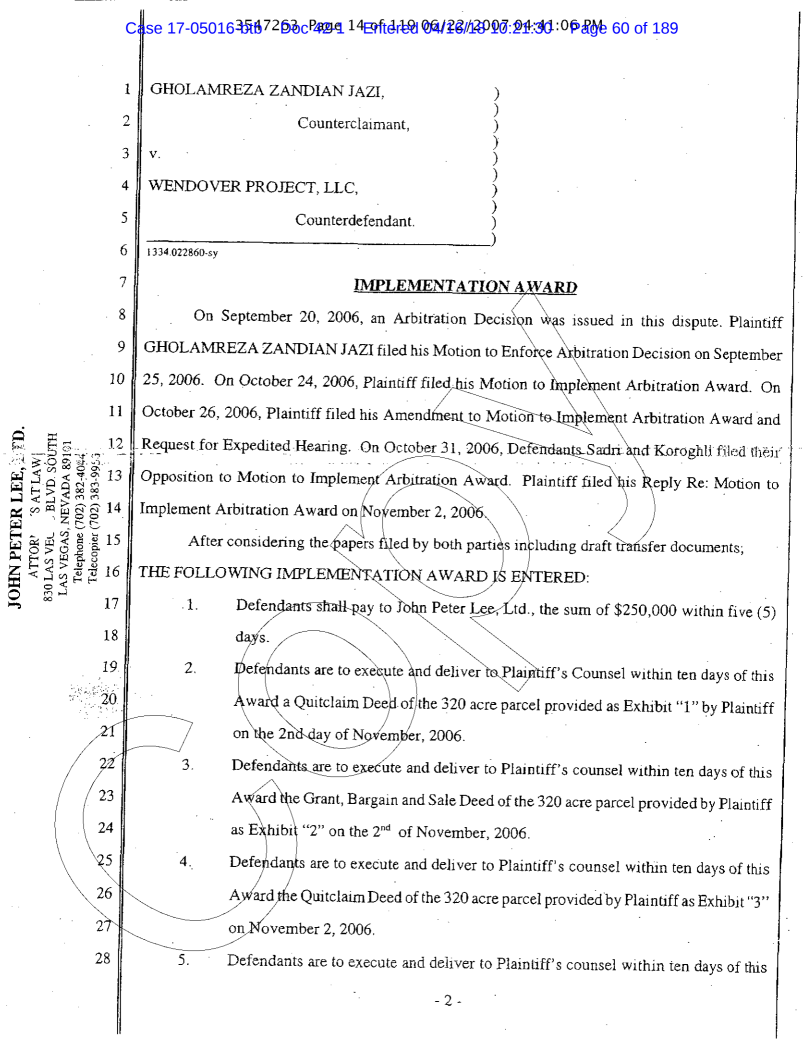


FLOYD A. HALE Specul "145TER 2703 V. Sul =: Suite 930 LAS VEGAS, ADA 89102 PHONE (702) 457-5267 EMAIL Phale@fbydhale.com

1 Arbitration Decision and verify other factual issues that were the subject of the Arbitration 2 Agreement. 3 The Motion goes well beyond the Arbitration Decision asking to reopen evidentiary 4 matters which are unnecessary at this time. Furthermore, paragraph 6 of the Arbitration Decision 5 indicates as follows: 6 7 6. That the parties, through counsel, will prepare all necessary documents to effect the transfers of the real estate assets and LLC 8 entitics and the parties to this lawsuit and Arbitration will execute all 9 necessary documents to effect this Arbitration Order, including a mutual Release to be executed by all parties. 10 The Defendant's MOTION TO CHANGE AWARD BY ARBITRATOR PURSUANT 11 12 TO NRS 38.237 is denied. 13 ន្តន DATED this _// day of October, 2006. 14 15 THOME (702) 457-525 16 By: FLOYD A. MALE 17 2300 W. Sahara, #900 Las Vegas, NV 89102 18 Arbitrator 19 CERTIFICATE OF FACSIMILE 20 I hereby certify that on the 112 day of October, 2006, I faxed and mailed a true and 21 correct copy of the foregoing addressed to: 22 John Peter Lec, Esq. John Netzorg, Esq. 23 830 Las Vegas Boulevard South 2810 West Charleston Blvd. #H-81 Las Vegas, NV 89101 Las Vegas, NV 89102 24 Attomeys for Plaintiffs Attorneys for Defendants Fax No. 383-9950 25 Fax No. 878-1255 26 27 **B**v 28 Employee of Jams 3547263 Page 11 of 119 06/22/2007 04:41:06 PM

EXHIBIT THREE





	Case 17-050	01635187263cPaper 15Eptidree 04/28/12007:21:30:06201e 61 of 189
	1	Award the Grant, Bargain and Sale Deed of the Pah-Rah parcel provided by Plaintiff
	2	as Exhibit "4" on November 2, 2006.
	3 6.	Mr. Sadri is to execute and deliver to Plaintiff's counsel within ten days of this
	4	Award the Request for Full Reconveyance concerning the \$333,000 Note provided
	5	by Plaintiff as Exhibit "5" on November 2, 2006.
	6 7.	Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this
	7	Award the Quitclaim Deed of the Wendover parcel provided by Plaintiff as Exhibit
	8	"6" on November 2, 2006.
	9 8.	Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this
10	0	Award the Assignment of Interest in Wendover Project, LLC, provided by Plaintiff
1	1	as Exhibit "7" on November 2, 2006.
	2 9.	Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this
JEE, TLAV VD. S. VD. S. 882-40 883-99	3	Award the Quitclaim Deed of the Big Spring Ranch parcel provided by Plaintiff as
ER S A S A S A S A S A (702)	•	Exhibit "8" on November 2, 2006.
PET S VEC S VEC EGAS Phone copier	5 10.	Mr. Zandian is to execute and deliver to Defendant's counsel within ten days of this
JOHN PEJ ATTORU 830 LAS VEGA LAS VEGA LAS VEGA Telephone Telecopion		Award the Assignment of Interest in Big Spring Ranch, LLC., provided by Plaintiff
≍ ∞ 17		as Exhibit "9" on November 2, 2006.
18	11.	Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this
19		Award the Assignment of Interest in Nevada Land and Water Resources, LLC.,
20		provided by Plaintiff as Exhibit "10" on November 11, 2006.
21	1/2.	Mr. Zandian is to record and deliver to Defendants' counsel within ten days of this
22		Award the four (4) Releases of Lis Pendens provided by Plaintiff as Exhibit "11" on
		November 2, 2006.
24	13.	Mr. Zandian is to execute, file and deliver to Defendants' counsel within ten days of
25		this Award the Certificate of Resignation concerning Wendover Project, LLC.,
. 26		prøvided by Plaintiff as Exhibit "12" on November 2, 2006.
27`	14.	Mr. Zandian is to execute, file and deliver to Defendants' counsel within ten days
28		of this Award the Certificate of Resignation concerning Nevada Land and Water
		- 3 -

Case 17-0501635197263cPage 16Eofterte 064/26/12007:24:30:00 20 20 189 Resources, LLC, provided as Exhibit "13" on November 2, 2006. 1 Mr. Zandian is to execute, file and deliver to Defendants' counsel within ten days 2 ·15. of this Award the Certificate of Resignation concerning Big Spring Ranch, LLC., 3 4 provided by Plaintiff as Exhibit "14" on November 2, 2006. 16. 5 All parties are to sign the Mutual Release of Claims provided by Plaintiff as Exhibit "16" on November 2, 2006, and deliver a Counterpart to the other party's counsel 6 7 within ten (10) from this Award. 8 Dated this $\dot{\nu}$ day of November, 2006. 9 FLOYD/ A HALE, ARBITRATOR 10 11 Respectfully submitted 12 JOHN PETER LEE, LTD. 30 LAS VEG. BLVD. SCNT LAS VEGAS, NEVADA 89 (0) Telephone (702) 382-4044 Telecopier (702) 383-9950 VAT TA ? JOHN PETER LEE. 13 14 JOHN PETER LEE, ESQ. ATTORN' 830 LAS VEG. Nevada Bar No. 001768 15 MICHAEL A. REYNOLDS, ÈSQ. 16 Nevada Bar No. 008631 830 Las Vegas Boulevard South 17 Las Vegas, Nevada 8910T (702) 382-4044 Fax: (702) 383-9950 Attorneys for Plaintiff/Counterdefendant 18 19 20 21 22 23 24 25 26 27 28 - 4 -

Case 17-0501635167263cPage 17Eofter 12006/28/12007:24:30:06 201 63 of 189

CERTIFICATE OF FACSIMILE AND MAILING

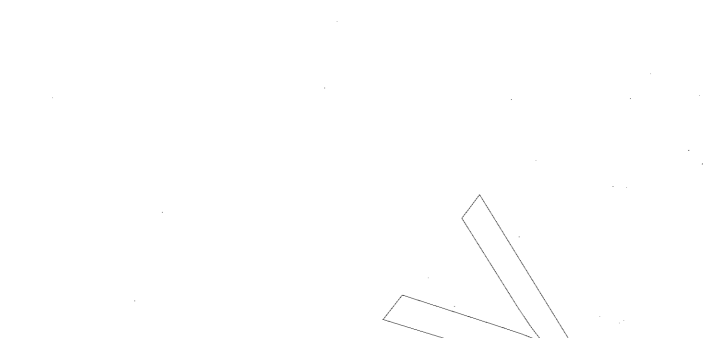
I hereby certify that on the 29th day of November 2006, I faxed and mailed a true and correct copy of the foregoing Implementation Award addressed to:

John Peter Lee, Esq. 830 Las Vegas Boulevard South Las Vegas, NV 89101 Attorneys for Plaintiffs Fax No. 383-9950

John Netzorg, Esq. 2810 West Charleston Blvd. #H-81 Las Vegas, NV 89102 Attorneys for Defendants Fax No. 878-1255

By: Employee of Jams

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APN: 076-100-19

WHEN RECORDED, RETURN TO JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO: JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

320 acre parcel

QUITCLAIM DEED

By this instrument dated this _____ day of _____, 2006, for a valuable consideration,

Ray Koroghli, individually, and Fariborz Fred Sadri, individually and as Trustee of the Star Living

Trust, do hereby remise, release and forever quitclaim to Gholamreza Zandian Jazi, the following

described real property in the State of Nevada, County of Washoe

Set forth in Exhibit A attached and incorporated herein by this reference

RAY KOROGHLI, individually

FARIBORZ FRED SADRI, individually

FARIBORZ FRED SADRI, as Trustee of the Star Living Trust

STATE OF NEVADA)) SS.: COUNTY OF CLARK)

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Ray Koroghli, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

STATE OF NEVADA COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

) SS.:

)

)) SS.:

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, Trustee of the Star Living Trust, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same

NOTARY RUBLIC

NOTARY PUBLIC

Pa. _ of 2

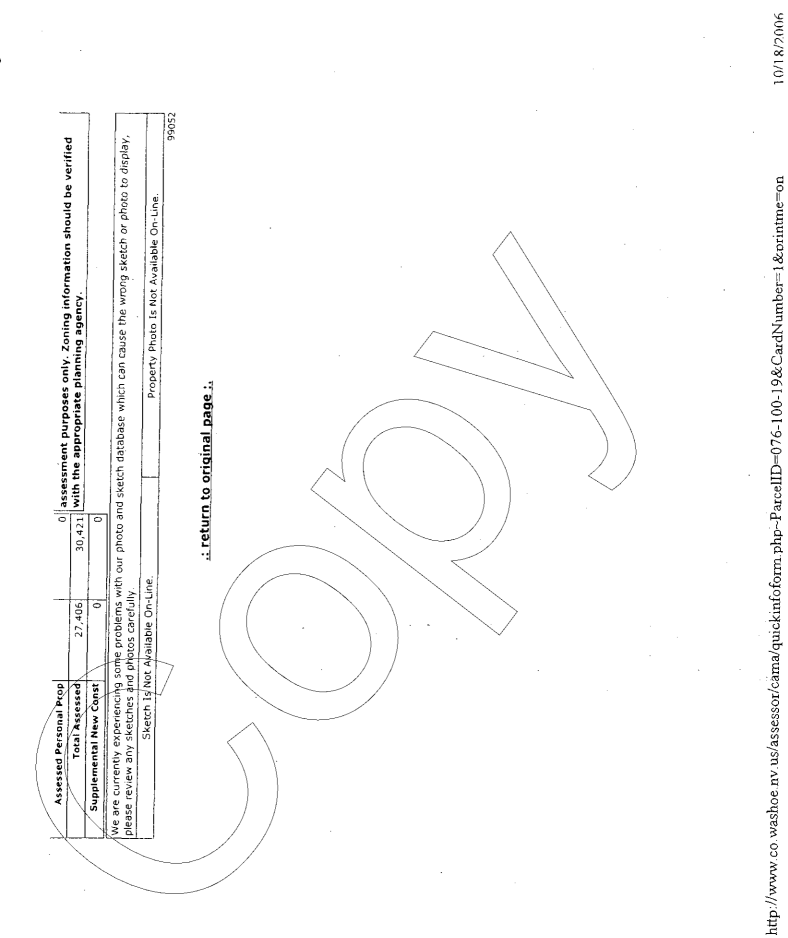
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APN 076-100-19	10		in the second seco	-		Bu	Building Information	nation	
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-	$\left \right $			Sto	Stories				
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Case 17-0501635197203cPage 21Enterter 004/28/120207:24:30:00 20 67 of 189

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Exhibit 2

Case 17-0501635tb7263cPage 24Evftdrte 06/28/2007:24:30 06 20 cm 189

APN: 076-100-19

WHEN RECORDED, RETURN TO

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO:

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

320 acre parcel

GRANT, BARGAIN AND SALE DEED

THIS INDENTURE, made this _____ day of _____, 2006, by and between Big Spring

Ranch, LLC, as Grantor, and Gholamreza Zandian Jazi, as Grantee:

WITNESSETH

That Grantor, in consideration of the sum of Ten Dollars (\$10.00) lawful money of the United States, and good and valuable consideration, paid to Grantor by Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to Grantee and to Grantee's successors and assigns, all those certain lots, pieces, or parcels of land situated in the County of Washoe, State of Nevada, and more particularly described a follows:

Set forth in Exhibit A attached and incorporated herein by this reference

TOGETHER WITH all and singular the tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder or remainders, rents, issues, and profits thereof.

SUBJECT TO rights, reservations and restrictions of record.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto Grantee and to Grantee's successors and assigns forever.

IN WITNESS WHEREOF, Grantor have executed this conveyance the day and year first above written.

BY:

RAY KOROGHLI, Member/Manager

BY: _

) SS.:

) SS.:

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Ray Koroghli, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

NOTARY PUBLIC

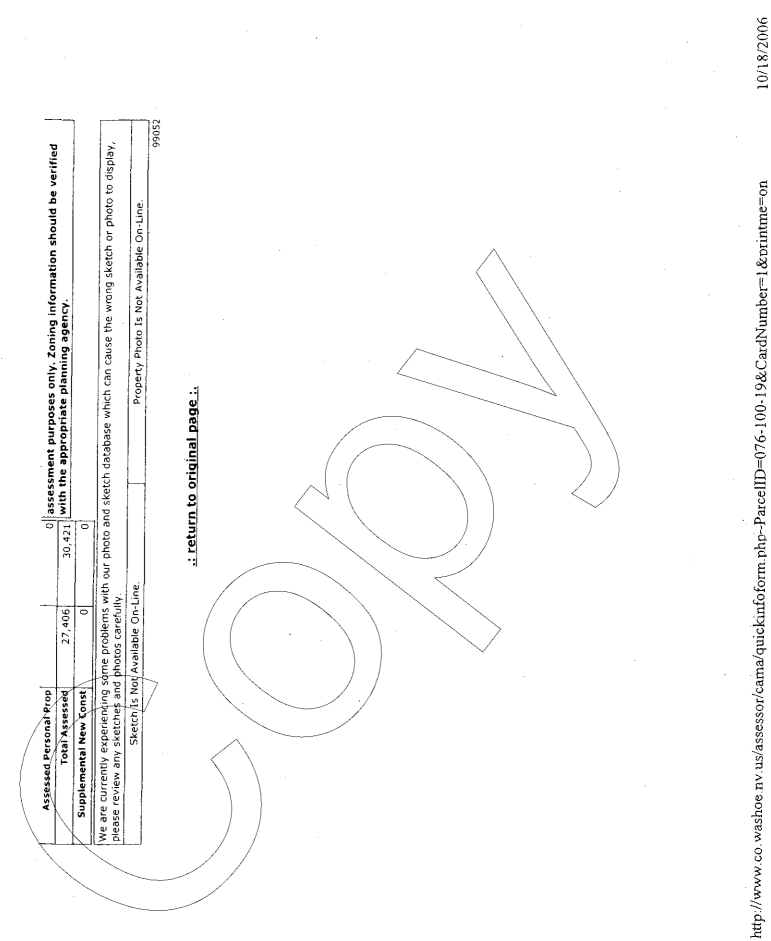
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10/18/2006

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Land Use 012 20	Zoning GR	Sewer NONE	Value Year 2007	2007	Rea	Reason Reappraisal	raisal Factor Dist 5868	ist 586
H	Water NONE	Street NONE			Reapp Y	Reapp Years 2002-2007		
<u>Valuation Information</u>	2005/2006	6 2006/2007	S.	iles/T/ai	nsfer Info	mation/R	Sales/Transfer Information/Recorded Document	- - - -
Taxable Land Value		2	V-Code L		Doc Date	Value	Grantor	
Txble Improvement Value		20'71	1SVR (012 / 11	11/21/2003	95,000	95,000 GRAHAM,EARL L & JONI	INC
Secured Personal Property					11/30/2001	0	0 LANDON, DALE R	
(rounded)			INNE	012 11	11/30/2001	0	GRAHAM, EARL L & JONI	INC
Taxable Total	78,304	04 86,917)	0	07/07/1997	0		
Assessed Land Value	27,406	06 30,421	1GCR	012 06	06/03/1997	70,000		
Assessed Improvement		0		90	08/01/1976	10,980		
Value								

Case 17-0501635167203cPaper 26Enterter 004/28/12007:21:30:00 804 72 of 189

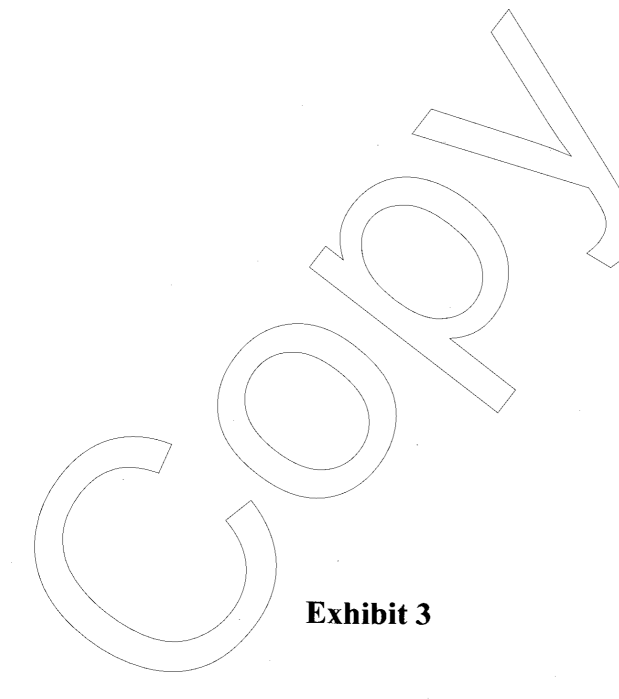


Case 17-0501635167263cPage 27Enterter 064/26/13026:24:30:06 26 73 of 189

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3547263 Page 28 of 119 06/22/2007 04:41:06 PM

Case 17-0501635107263cPage 29Eofter 2004/28/12007:24:30:00 800 75 of 189

APN: 076-100-19

WHEN RECORDED, RETURN TO JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO: JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

320 acre parcel

QUITCLAIM DEED

By this instrument dated this _____ day of _____, 2006, for a valuable consideration,

Big Spring Ranch, LLC does hereby remise, release and forever quitclaim to Gholamreza Zandian

Jazi, the following described real property in the State of Nevada, County of Washoe/

Set forth in Exhibit A attached and incorporated herein by this reference

ΒY:

ΈΥ

SS.:

BIG SPRING RANCH, LLC

RAY KOROGHLI

FARIBORZ FRED SADRI

STATE OF NEVADA

COUNTY OF CLARK

On the _____ day of ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Ray Koroghli, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

Case 17-050163567263cPage 30Eofter 12006/28/12007:21:30:00 all 20 of 189

STATE OF NEVADA)) SS.: COUNTY OF CLARK)

On the _____ day of ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

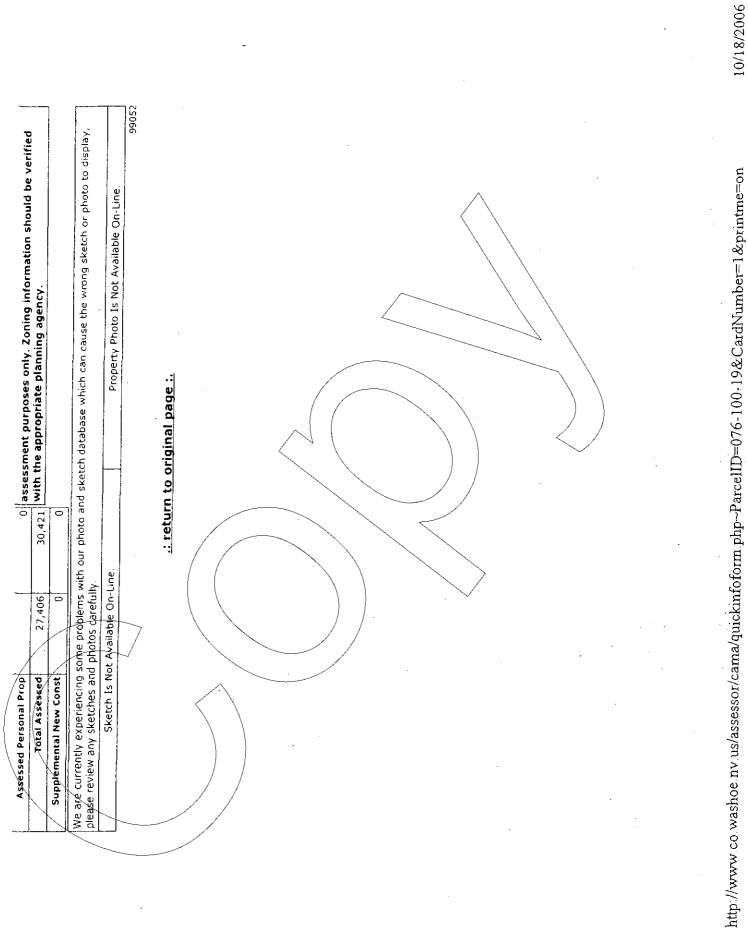
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> Property Name: Garage Conversion area click for details 10/18/2006 Factor Dist 586R Square Feet 0 Finished Bsmt 0 Unfin Bsmt 0 Gar Conv Sq Foot Total Gar Area 0 Det Garage () Bsmt Gar Door 0 Units/Parcel All data on this form is for use by the Washoe County Assessor for Units/Bldg|0 Square Feet does not include Bsmt or Bldg Type **Bsmt Type** Frame Gar Type Sub Floor Last Permit 95,000 GRAHAM, EARL L & JONI 0 GRAHAM, EARL L & JONI Sales/Transfer/Information/Recorded Document Grantor 0 LANDON, DALE R **Building Information** WASHOE COUNTY QUICK INFO (Summary data may not be complete representation of property) Reason Reappraisat Reapp Years 2002-2007 0 70,000 10,980 Value 08/01/1976 Doc Date 11/21/2003 11/30/2001 06/03/1997 1002/02/11 7901/07/097 <u> County Home => Assessor's Otfice => Property Assessment Data => Parcel QuickInfo</u> 04/08/1996 Last Activity CEM ô Value Year 2007 Bedrooms 0 Full Baths 0 Year Built 0 Half Baths 0 Fixtures 0 Fireplaces () 0 Obso/Bidg Adj 0 Construction 0 C C C Ø12 012 Land Information 612 012 Quality Stories W.A.Y. Heat Type Ext Walls %Incomplete Pow Sec Heat Type Sec Ext Walls Roaf Cover V-Code **1SVR** 30,421 1GCR 3NTT BNT 0 Rec Date 11/21/2003 õ 86,917 86,917 2006/2007 Sewer NONE Street NONE 2 Owner Information & Legal Description Map# Parcel Sub Map# SPC Prior APN Parcel Map | Map Warehouse 78,304 0 0 0 78,304 89780-1624 2005/2006 27,406 Water NONE OWNER 1 BIG SPRING RANCH LLC Situs SPANISH SPRINGS RD 2 Prior Owner GRAHAM, EARL L & JONI Zoning GR Prior Doc 02623847 11/30/2001 Range 21 Block Record of Survey Map Tax Dist 4400 Add'l Tax Info LAS VEGAS NV Mail Address P 0 BOX 81624 Lot **Taxable Land Value Txble Improvement Value Taxable Total** Assessed Improvement Secured Personal Property **Assessed Land Value** Value (rounded) Township 21 APN 076-100-19 Valuation Information Rec Doc No 02957442 Subdivision 34-1-1-2 Legal Desc 34-1-1-2 **Size** 320 Ac tand Use 012 Qwner 2 Owner 3 1 of Section 34 Card

Case 17-0501635167263cPage 31Enftdrte 064/28/12007:24:30:00 20:000

10/18/2006

http://www.co.washoe.nv.us/assessor/cama/quickinfoform.php~ParcelID=076-100-19&CardNumher=1&nrintme=on



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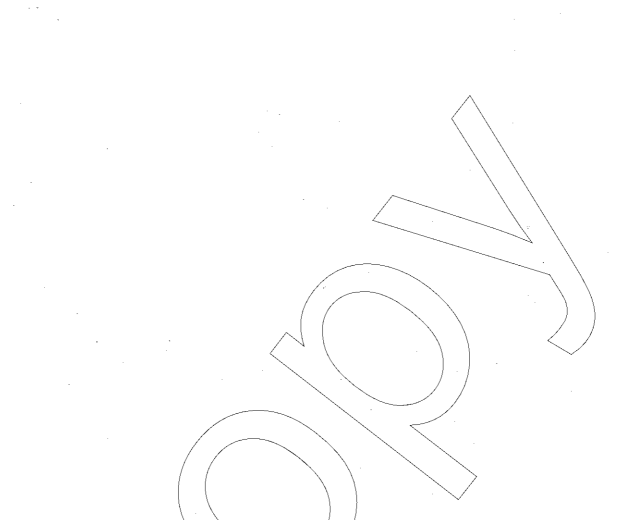


Exhibit 4

APN: 079-150-09, 079-150-10, 07-150-13 084-040-02, 084-040-04, 084-040-06 084-040-10, 084-130-07, -84-140-17

WHEN RECORDED, RETURN TO

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO:

JOHN PETER LEE, LTD 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

Pah Rah parcel

GRANT, BARGAIN AND SALE DEED

THIS INDENTURE, made this day of

2006, by and between Ray

Koroghli, individually, and Fariborz Fred Sadii, individually and as Trustee of the Star Living Trust,

as Grantors, and Gholamreza Zandian Jazi, as Grantee:

WITNESSETH

That Grantors, in consideration of the sum of Fen Dollars (\$10.00) lawful money of the United States, and good and valuable consideration, paid to Grantors by Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to Grantee and to Grantee's successors and assigns, all those certain lots, pieces, or parcels of land situated in the County of Washoe, State of Nevada, and more particularly described as follows:

Set forth in Exhibit A attached and incorporated herein by this reference

TOGETHER WITH all and singular the tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder or remainders, rents, issues, and profits thereof.

SUBJECT TO rights, reservations and restrictions of record.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto Grantee and to Grantee's successors and assigns forever.

Case 17-050163567263cPage 35Enftdree 06/28/12007:24:30:06 age 81 of 189

IN WITNESS WHEREOF, Grantors have executed this conveyance the day and year first above written.

RAY KOROGHLI, individually

FARIBORZ FRED SADRI, individually

FARIBORZ FRED SADRI, as Trustee of the Star Living Trust

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Ray Koroghli, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

) SS.:

) SS.:

SS.

)

STATE OF NEVADA

COUNTY OF CLARK

On ______ 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

NOTARY PUBLIC

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, Trustee of the Star Living Trust, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

Case 17-050163567263cPaper 36Enftdree 04/26/12007:24:30 06 20 82 of 189

APN: 079-150-09, 079-150-10, 07-150-13 084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17

1,500,00

LAS VEGAS, NV 89117 mare The Statement to Ale

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO: Star Living Trust 950 Seven Hills Drive, Ste 1026 Henderson, NV 89052 2827 S MONTH CRISTO

25269-3BR

DOC # 2900592 00/06/2003 03:45P Fee:20.00 BK1 Requested By WESTERN TITLE COMPANY INC Washoe County Recorder Kathryn L. Burke - Recorder Pg 1 of 7 RPTT 1500.00

60 1 30 277 GRANT, BARGAIN AND SALE DEED

THIS GRANT, BARGAIN AND SALE DEED is made this /s-day of A 454 54 54, 2003 by and between NEVADA LAND AND RESOURCE COMPANY, LLC, a Delaware limited liability company, whose address is 704 W. Nye Lane, Suite 201, Carson City, Nevada, 89703 (referred to as "GRANTOR") and FRED SADRI TRUSTEE OF THE STAR LIVING TRUST, DATED APRIL 14, 1997, AS TO AN UNDIVIDED 1/3 INTEREST, RAY KOROGHLI, AN UNMARRIED MAN, AS TO AN UNDIVIDED 1/3 INTEREST AND REZA ZANDIAN, A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY, AS TO AN UNDIVIDED 1/3 INTEREST, AS TENANTS IN COMMON, (referred to as "GRANTEE").

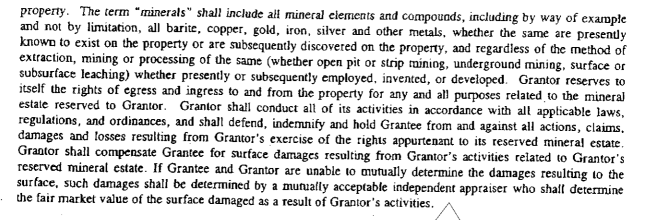
GRANTOR, in consideration of the sum of Ten Dollars (\$10.00), lawful money of the United States, and other good and valuable consideration to GRANTOR paid by the GRANTEE, the receipt of which GRANTOR acknowledges, by these presents grants, bargains and sells to GRANTEE, and to GRANTEE's successors and assigns forever, all right, title and interest in and to that certain real property situated in Washoe County, State of Nevada, and more particularly described on Exhibit A, except the easement and mineral estate and interest reserved to GRANTOR.

Together with all and singular the tenements, hereditaments and appurtenances belonging, or in anywise appertaining, to the real property, and the reversion and reversions, remainder and remainders, rents, issues and profits of the real property;

To have and to hold the real property above described with the appurtenances, unto GRANTEE, and to GRANTEE's heirs, and successors and assigns forever

GRANTOR reserves to itself and its successors and assigns a 20 foot wide access easement over, through, within, under, across and along the East and South boundaries of Section 3, Township 20 North, Range 23 East.

GRANTOR reserves to itself the exclusive right and privilege to enter on the property for the purposes of exploration and prospecting for the development, extraction, mining, production, removal and sale of all minerals, mineral substances, metals, ore-bearing materials, coal, oil, gas, other hydrocarbons, geothermal steam, liquids or brines, heat, other geothermal resources and rocks of every kind, except sand and gravel. The mineral estate and rights reserved to Gyantor include all of the right, title and interest to minerals in, on or under the property, including, but not limited to, the surface and subsurface of the property, all minerals, mineral elements and compounds and ores, together with all easements and rights-of-way reserved or granted in, on or under the property, together with any and all lodes, veins and mineral deposits extending from or into or contained in the



Enterse 04/15/18/10/11/30

GRANTOR makes no representation or warranty concerning the effect of those Minerals Leases, by and between Southern Pacific Land Company, a California corporation, as lessor, and SFP Minerals Corporation, a Delaware corporation, as lessee, to the degree or the extent that the same applies and is enforceable against the property described in this Grant, Bargain and Sale Deed, if at all.

GRANTOR has executed this Grant, Bargain and Sale Deed the day and year first above written.

NEVADA LAND AND RESOURCE COMPANY, LLC, A DELAWARE LIMITED LIABILITY COMPANY

Έv. Dorothy A. Timian-Palmer Chief Operating Officer

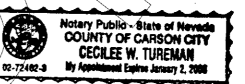
STATE OF NEVADA

COUNTY OF CARSON CITY

This instrument was acknowledged before me on August 1, 2003, by Dorothy A. Timian-Palmer its Chief Operating Officer of and for Nevada Land and Resource Company, LLC, a Delaware limited liability company.

) \$5

Notary Public



100701

scription: Washoe,NV Document-DocID 2900592 Page: 2 of 7 wer: 07915009 Comment:

3547263 Page 37 of 119 06/22/2007 04:41:06 PM

2900592 8070672003 3 of 7

EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A:

A.P.N. 079-150-09

The Northeast ¹/₄ and the South ¹/₂ of the Northwest ¹/₄ and the South ¹/₂ in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B: A.P.N: 079-150-10

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



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any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C: A.P.N. 079-150-13

The Northeast ¹/₄; South ¹/₂ of the Northwest ¹/₄; South ¹/₂ of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D:

A.P.N. 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such

08/06/2003 5 of 2

use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E:

A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N. 084-040-06

Section 1, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection

6 of 7

therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: A.P.N. 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southeast ¼, all in Section 11, Township 20 North, Range 23 East, M.D.B.&M.

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H: A.P.N. 084-130-07

The Northwest ¼ and the North ½ of the Southwest ¼ and Government Lot 1 in the Southwest ¼ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with

08/06/2003 2 of 7

any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I: A.P.N. 084-140-17

The Northeast ¼ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

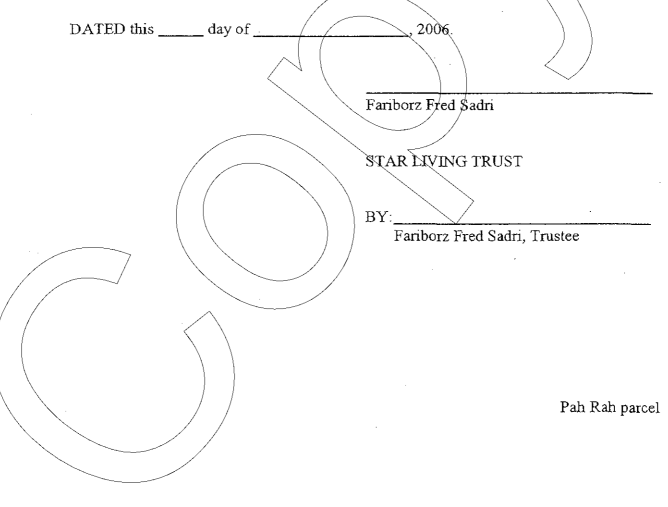
3547263 Page 43 of 119 06/22/2007 04:41:06 PM

Exhibit 5

REQUEST FOR FULL RECONVEYANCE

TO: Western Title Company, Inc., Trustee

The undersigned is the legal owner and holder of the Note or Notes, and of all other indebtedness secured by the attached Deed of Trust. Said Note or Notes, together with all other indebtedness secured by said Deed of Trust, have been fully paid and satisfied; and you are hereby requested and directed to cancel said note or notes above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with the Deed of Trust, and to reconvey, without warranty, to Gholamreza Zandian Jazi all the estate now held by you under the same.



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APN: 079-150-09,10,13 084-040-02,04,06,10 084-130-07

RECORDING REQUESTED BY Western Title Company, Inc.

WHEN RECORDED MAIL TO:

Nam e Street	STAR LIVING TRUST, FRED SADRI 2827 S. MONTE CRISTO
City,State	LAS VEGAS, NV 89117
Zip Order No	00025269-501- DBR - A Commentant

OC # 2900594 85/85/2003 03:45P Fee:48.00 BK1 Requested By WESTERN TITLE COMPANY INC Uashoe County Recorder Kathryn L. Burks - Recorder Pg 1 of 10 RPTT 5.00

(SPACE ABOVE THIS LINE FOR RECORDERS USE) DEED OF TRUST WITH ASSIGNMENT OF RENTS

This DEED OF TRUST, made on July 31, 2003, between REZAZANDIAN, a married man as his sole and separate property, TRUSTOR, whose address is <u>950 W. Sahara Ave.</u>, Apt 2148 <u>Las Vegas 89117</u> Western Title Company, Inc., a Nevada Corporation, TRUSTEE, and FARIBORZ SADRI, TRUSTEE OF THE STAR LIVING

TRUST, DATED APRIL 14, 1997, BENEFICIARY,

WITNESSETH: That Trustor grants to Trustee in Trust, with Power of Sale, that property in the City of N/A, County of Washoe, Nevada, described as:

SEE ATTACHED FOR LEGAL DESCRIPTION

In the event the herein described property or any part thereof, or any interest therein is sold, agreed to be sold, conveyed or alienated by the trustor, or by the operation of law or otherwise, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, at the option of the holder hereof and without demand or notice shall immediately become due and payable.

Together with the rents, issues and profits thereof, subject, however, to the right, power and authority hereinafter given to and conferred upon Beneficiary to collect and apply such rents, issues and profits.

For the Purpose of Securing (1) payment of the sum of \$333,996.56 with interest thereon according to the terms of a promissory note or notes of even date herewith made by Trustor, payable to order of Beneficiary, and extensions or renewals thereof; (2) the performance of each agreement of Trustor incorporated by reference or contained herein or reciting it is so secured; (3) Payment of additional sums and interest thereon which may hereafter be loaned to Trustor, or his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust.

To protect the security of this Deed of Trust, and with respect to the property above described, Trustor expressly makes each and all of the agreements, and adopts and agrees to perform and be bound by each

and all of the terms and provisions set forth in subdivision A and it is mutually agreed that each and all of the terms and provisions set forth in subdivision B of the Fictitious Deed of trust recorded in the office of Case 17-0501635107263cPaper 46Eofter 120 061/28/120 07:24:30:06 20 of 189

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0B/08	/2003
of	10

each County Recorder in the State of Nevada on January 30,1968, in the book and at the page thereof, or under the document or file number, noted below opposite the name of such county,	BOOK	PAGE	DOC. NO.	COUNTY	Βοοκ	PAGE	DOC. NO.
namely:OUNTY				19			
Churchill	39	363	115384	Lincoln			45902
	Mortgages		(0)7/7		nore	141	100661
Clark	850 Off. Rec.	4	682747	LYON	. 37 Off. Rec.	341	100001
Douglas	S7 Off	³ 115	40050	Mineral	11 Off.	129	89073
Dongina	Rec				Rec.	, - - -	
Elko	192 Off.	652	35747	Nye	-105 Off.	\107 \	04823
	Rec	. *.*			Rec.	/ /	
Esmeralda	3-X Deeds	195	35922	Ormsby	72	537	32867
			· · · · · · · · · · · · · · · · · · · ·		Deeds		
Eureka	22 Off.	138	45941	Perstung	11 Off.	249	661,07
18	Rec.	*/*.	····		Rec.	201	7.505
Humboldt	28 Off.	124	131075	Storey	"S" Off.	206	31506
T I-	Rec. 24 Off.	1.60	50782	Washoe	Rec. 300 Off.	517	107192
Lander	Rec.	168	50782	wasnoe	Rec.	- <i>11</i> <	10/182
	REU.	\langle	$\langle \rangle$	White	295	258	\sim
			\sim	Pine	R.E.		
			$\langle \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$		Records		
			\sim		/		

shall insure to and bind the parties hereto, with respect to the property above described. Said agreements, terms and provisions contained in said subdivisions A and B (identical in all counties, and printed on the reverse side hereof) are by the within reference thereto, incorporated herein and made a part of Deed of Trust for all purposes as fully as if set forth at length herein, and Beneficiary may charge for a statement regarding the obligation secured hereby, provided the charge therefor does not exceed a reasonable amount.

Case 17-0501635897263cPage 47Eafter 2004/28/12027:24:30:06 20 of 189

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2900594 98/96/2003 3 of 19

STATE OF NEVADA		
COUNTY OF <u>CLARK</u>		
This instrument was acknowledged before	e me on	.*
AUGUST 5th, 2003		
by <u>REZA ZANDIAN</u>	REZA CANDIAN	· · · · · · · · · · · · · · · · · · ·
Dram Lebarino Notary Public	$\frac{\mathbf{v}}{\mathbf{v}} = \left\{ \begin{array}{c} \mathbf{v} \\ \mathbf{v}$	
DIANA DEGARIMORE		▲ \
Notary Public - Nevodo No. 95-5494-1		
My eppt. exp. Jan. 22, 200.		
	$\langle \langle \langle \rangle \rangle \rangle$	$\langle \rangle$
	· · ·	
	• •	• .

2900594 89/96/2893

DO NOT RECORD

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES, Α.

- To keep said property in good condition and repair, not to remove or demoilsh any shuilding thereon; to complete or restore promptly and in good and workmanilike manner any building which may be constructed, damaged or descrived thereon, and to pay when due all claims for labor performed and materials furnished therefor, to comply with all laws effecting said property or requiring any alignations or improvements to be made thereon; not to commut (1)or permit waste thereof; not to commit suffer or permit any act upon said property in violation of law; to cultivate, irrigate, fertilize, furtigate, prune and do all other acts which from the character or use of said property may ho reastmably necessary, the specific enumeration's herein not excluding the general.
- Trustor covenants to keep all buildings that may now or at any time be on said property during the continuance of this trust in good repair and insured against loss by fire, with extended coverage endorsement, in a company or companies authorized to issue such insurance in the State of Nevada, and as may be approved by Beneficiary, for such sum or sums as shall equal the ptal indebiedhess secured by this Deed of Trust and all obligations having priority over (2) this Deed of Trust and shall be payable to Beneficiary to the amount of the unsatisfied obligation to Beneficiary hereby secured, and to deliver the policy to Beneficiary, or to collection agent of Beneficiary, and in default shereof, Beneficiary may procure such insurance and/or make such repairs, and expend for
- To appear in and defend any action or proceeding purporting to affect the security hereof or the, rights or powers of Beneficiary or Trustee; and to pay all costs and expenses, including cost of evidence of title and attority's fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Deed of Trust (1)
- To pay at least ten days before delinquency allianes and assessments affecting said property, tooluding assessments on appurtenant water stock, water rights and grazing privileges; when due, all encumbrances, charges and liens, with interest; or said property of any part thereof, which appear to be prior or (4) superior hereto, and all costs, fees and expenses of this trust

Should Trustor fail to make any payment or to do any act as herein provided, they Beneficiary or Trastice, but without obligation so to do and without notice to or demand upon Trustor, and without releasing Trustor from any obligation hereof. may: make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof; Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding purporting to affect the security hereof the rights or powers of Beneficiary or Trustee, pay, purchase, contest or compromise any encumbrance, charge of then which in the judgment of either appears to be prior of topenior hereto; and, in exerciting any such powers, pay necessary

- To pay inunclimitity and without demand all sums so expended by Beneficiary or trastee(., with interest from date of expenditure at ten percent per annum
- At Beneficiery's option. Trustor will pay a "late charge" as indicated in the Promissory Note to cover the extra-expense involved in handling delinquent payments, of such thate charge" shall not be payable out of the proceeds of any sale made to satisfied, the indebtedness secured hereby, unless such proceeds (6) are sufficient to discharge the entire indebtedness and all proper cossiand expenses secured thereby

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IT IS MUTUALLY AGREED Β.

as

- That any award of damages in connection with any condemnation for public use of or injury to vaid property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for (1)
- That by accepting payment of any sum secured hereby afterfits due date, Beneficiary does not waive his right either to require prompt payment when due of (2) all other sums so secured or to declare default/for failure so to pay.
- That at any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this deed and said 31
- note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may reconvey any part of said property; consent to the making of any map or plat thereof; join in granting any casement thereon; or join in any extension agreement of any
- That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this deed and said note to Trustee for canceliation and retention or other disposition as Trustee in its sole discretion may choose, and upon payment of its fees, Trustee shall reconvey, without (4) warranty, the property then beld bereunder. The recituals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The granice in such reconversance may be described as "the person or persons legally entitled thereto".
- That as additional security, Trustor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these pusts, to collect the rents, issues and profits of said property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured (5) hereby or in performance of any agreement bereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default. Beneficiary may a tany time without notice, either in person, by a gent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby Secured enter upon and take possession of said property or any part thereof, in his own name sue for aucquery of any security for the indecidences neitery securer enter upon and any protocol of say protection and protocol of say protocol of the same, less costs and expenses of operation and or otherwise collect such rents, issues, and profits, including those past due, and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereduder or invalidate any act done purywant to such notice.
- That upon default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, Beneficiary may declare all sums/secured hereby immediately due and payable by delivery 19/Trustee of written notice of default and of election to cause to be sold said property, which (6)Notice Trustee shall cause to be recorded Beneficiary also shall deposit with Trustee this Deed of Trust, said note and all documents evidencing expenditures secured hereby.

After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law for the safe of real property under writ of execution, Trustee, without demand on Trustoe, shall sell said property or any part thereof at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such sine and place of sale, and from time to time thereafter may pospone such sale by public announcement at the time fixed by the preceding postponement. In the event that any indebtedness secured hereby shall not have been fully satisfied by said sale. Trustee may give notice of sale of any property not previously noticed for sale in the manner set forth above and sell the same in the manner set forth above.

Trustee shall deliver to any purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Trustor, Trustee, or Beneficiary as hereinafter defined, may purchase at/such sale.

After deducting all costs, legs and expenses of Trustee, including a reasonable fee for the attorney of Trustee, and of this trust, including cost evidence of title in connection with sale. Trustee shall apply the proceeds of sale to payment of all sums expended under the lerms hereof, not then repaid, with accrued interest at len percent per annum; all other sums then secured hereby; and the remainder, if any, to the person or persons legally enlitted thereto.



- Than Beneficiary, or his assignce, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting here under, which instrument, executed and acknowledged and recorded in the office of the recorder of the county or counties where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee or Trustees, who shall, without conveyance from the Trustee predecessor, succeed to all its title, estate, rights, powers and duties. Said instrument must contain the tame of the original Trustor, Trustee and Beneficiary hereunder, the book and page where, or document or file number under which, this Deed of Trust is recorded, and the name and address of the new Trustee. If notice of default shall have been recorded, this power of substitution cannot be exercised until after the costs, face and expenses of the then acting Trustee shall have been paid to such Trustee, who shall endorse receipt thereof upon such instrument of substitution. The procedure herein provided for substitution of Trustee shall be exclusive of all other provisions for substitution, statutory or otherwise,
- The following covenants: Nos. 1, 3, 4, (interest 10%) 5, 6, 8 and 9 of Neved Revised Statutes 107.030, when not inconsistent with other covenants and (8) provisions herein contained, are hereby adopted and made a part of this Deed of Tritsf:
- The rights and remedies hereby granted shall not exclude any other rights or remedies granted by law, and all rights and remedies granted hereunder or (9) permitted by law shall be concurrent and cumulative. A molation of ait of the covenants herein expressly set forth shall have the same effect as the riotation of any covenant here is adopted by reference. . .
- (10) It is expressly agreed that the must created hereby is irrevocable by Trustor.

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- (11) That this Deed of Trust applies to, insures to the beneficiol, and binds at parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the owner, and holder, including pledges, of the note septired hereby, whether or not named as Beneficiary here in. In this Deed of Trust, whenever the context so requires, the parsculine gender includes the feminine and/or neutor, and the singular number includes the plural.
- (12) That Trustee accepts this trust when this Deed of This, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending tale under any other Deed of Trust of of any action or proceeding in which Trustor, Beneficiary or Trustee shall be a party unless brought by Trunker. En
- (13) Trustor agrees to pay any deficiency ansing (romany cause after application of the proceeds of the sale held in accordance with the provisions of the Trustor agrees to pay any content of covenants herein above adopted by reference: Ч., -

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The undersigned Trustor request that a copy of any notice of default and any notice of sale hereunder be mailed to him at his address herein before set forth.

REQUEST FOR FULL RECONVEYANCE с: Г

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DO NOT RECORD

TO TRUSTEE

The undersigned is the legal owner and holder of the note or notes, and of all other indebtedness secured by the foregoing Deed of Trust." Said note or notes, together with all other indebiedness secured by said Deed of Trust, have been fully paid and satisfied and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note or notes above mentioned, and all other evidences of indebiganess secured by said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you under the same

Dated:

Please mail Deed of Trust, Note and Reconveyance to

Do not lose or destroy this Deed of Trust OR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconveyance will be made.

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EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A:

A.P.N. 079-150-09

The Northeast ¼ and the South ½ of the Northwest ¼ and the South ½ in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B:

A.P.N. 079-150-10

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with

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any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C:

A.P.N. 079-150-13

The Northeast 1/4; South 1/4 of the Northwest 1/4; South 1/2 of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Dosument No. 1373452 of Official Records.

PARCEL D: A.P.N. 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such

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use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E: A.P.N. 084-040-04

A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N. 084-040-Ø6

Section 1, Township 20 North, Range 23/East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection

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there with, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: A.P.N. 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southeast ¼, all in Section 11, Township 20 North, Range 23 East, M.D.B.&M.

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada

FURTHER EXCEPTING any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H: A.P.N. 084-130-07

The Northwest 1/4 and the North 1/2 of the Southwest 1/4 and Government Lot 1 in the Southwest 1/4 of Section 15, Fownship 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with Case 17-05016-BE47263c Bage 54Enfetee 04/12718007204301:06aBU 100 of 189

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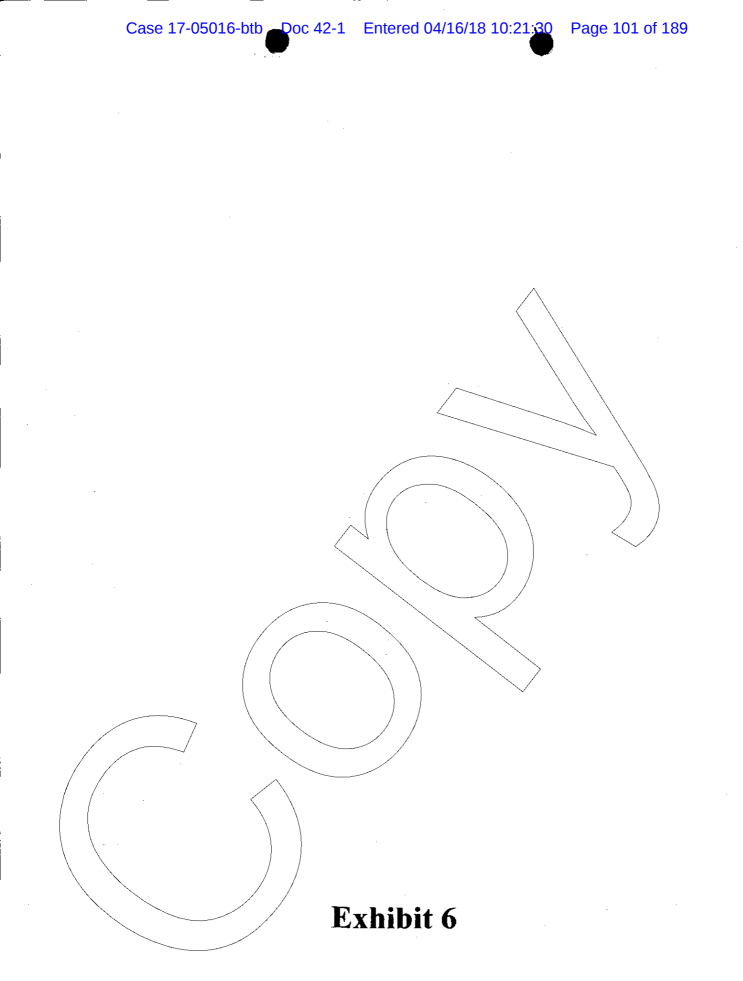
any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I: A.P.N. 084-140-17

The Northeast 1/4 of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.



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APN: 010-510-001; 010-520-001; 010-730-001; 010-740-0BG; 010-740-110; 010-740-111; 010-740-113; 010-740-202

WHEN RECORDED, RETURN TO

GRANTEE/MAIL TAX STATEMENTS TO:

Wendover Parcel

QUITCLAIM DEED

By this instrument dated this _____ day of _____, 2006, for a valuable consideration, Gholamreza Zandian Jazi does hereby remise, release and forever quitclaim to Ray Koroghli, individually and Fariborz Fred Sadri, individually, and as Trustee of the Star Living Trust, the following described real property in the State of Nevada, County of Elko:

Set forth in Exhibit A attached and incorporated herein by this reference

GHOLAMREZA ZANDIAN JAZI

STATE OF NEVADA

CØUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Gholamreza Zandian Jazi, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

SS.:

NOTARY PUBLIC

Case 17-05016-BEA7263c Bage 5 Enfeld@ 04/12718 907294301: 96aBM 103 of 189

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2003 DEC 30 PH 4: 09

Stewart Title Co.

JERRY D. K. YACLUS El KO GO, RECORDER

When recorded, return to: JAMES R. CAVILIA, ESQ. ALLISON, MacKENZIE, RUSSELL, PAVLAKIS, WRIGHT & FAGAN, LTD. 402 North Division Street P.O. Box 646 Carson City, NV 89702 03011167 A P.N. Nass - 010 510 001: 010 520 001.

A.P.N: Nos.: 010-510-001; 010-520-001; 010-730-001; 010-740-0BG; 010-740-110; 010-740-111; 010-740-113; 010-740-202

GRANT, BARGAIN, AND SALE DEED

THIS INDENTURE, made this <u>29</u> day of <u>December</u>, 2003, by and between BIG SPRINGS LAND & RESOURCE COMPANY, LLC, a Nevada limited liability company ("BIG SPRINGS"), Grantor, and WENDOVER PROJECT, L.L.C., a Nevada limited liability company, as to an undivided 91.67% and THE STAR DIVING TRUST, Fariborz Sadri, Trustee, as to an undivided 8.33%, Grantee.

<u>WXTNBSSETH</u>

That the Grantor, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States, and other good and valuable consideration to it in hand paid by the Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to the Grantee, and to its successors and assigns forever, all those certain lots, pieces or parcels of land situate, lying and being in Elko County, Nevada, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining and the reversion and reversions,

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remainder and remainders, rents, issues and profits thereof, including but not limited to any right title and interest in any and all grazing rights or allotments appurtenant thereto.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and to its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and

year first above written.

Big Springs Land & Resource Company, a Nevada limited liability company

By:

) : ss. Vidler Water Company, Inc., a Delaware corporation Its Manager

By Lawry A. Juna - Clark DOROTEN A. TIMIAN-PALMER Chief Operating Officer/Director

STATE OF NEVADA

CARSON CITY

(12.72482.5

On <u>December</u> 29, 2003, DOROTHY A. TIMIAN-PALMER, personally appeared before me, a notary public, personally known to me to be the person whose name is subscribed to the foregoing instrument and who acknowledged to me that she is the Chief Operating Officer and a Director of Vidler Water Company, a Delaware corporation, and who acknowledged to me that she executed the foregoing GRANT, BARGAIN AND SALE DEED on behalf of said corporation.

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Ceile W Juneman Notary Public - State of Nevada COUNTY OF CARSON CITY NOTARY PUBLIC CECI/EE W/ TUREMAN My Appointment Explose January 2, 2006

Case 17-05016-BEA7263c B292 5 Enfete @ 04/12718907294301:06aBU 105 of 189

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.1311	<u> 691-</u>	*****	<u></u>	3 20 60
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<u></u>	70E		Loss 2-6, 9 and 11	
3.14	.70E		Leas 12, 13, 15, 18, 20, 23-25, and 211-30, NE/A SWIA SEA NVAM, EIZ SEA SEA NWMA, NIVA SEA SEA NWMA	46.23
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33N 33N	-70E			5.40 01
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	70E		Lots #, 9 and 5/2 SW/A SW/A HE/A	3.0'
	7UE		Lots J. S. B. NY/14 NW14	13,21
	705		Lot 2	73.16
	福日		LOIS 2, 3, NE74, W/2, W/2 SE/4	16 (1)
	7001		US 2 4 5 8 10 11 NW4 W2 SW4	612.56
	70E		Pres of 9 and 10 (Primet 2 of reconderl parcel map #185646)	
	701	:	Pris of 9 and 10 (Panset 1 of recordent partiel map #485646)	4.24
	701		Pina of 9, 10 and 16 (Princet 4 of recorded pancel map #485646)	55,31

* These parcels cover more that one section

6,457,24

Case 17-05016-BEA7263c B292 6@Afeid@ 04/12718907294301:06aBU 106 of 189

Exhibit "A" Big Springs Ranch Wendover Property Legal Descriptions

12N] (69E	101		ACREAGE
12N (69E	02	5/2 N/2 S/2	6(10.)4
2N 7	7(Æ	05	Lots 4, 6, 7, 10, 12, 13, SW/4 NW/4	480.00
	69)E.		52	164.62
	59€			320.00
	59E		A8	640,00
	59IE			
	591E	36	N/2, N/2 SW/4, SE/1, SE/1 SW/4	480.00
	01	00	Lota 2-5, 9 and 11	600.00
	OF		Log 23, 9 July 11 Log 12, 13, 15, 18, 20, 23-75, and 28-30, NE/4 SW/4 SE/4 NV/4, E/2 SE/4 SE/4 NW/4, NW/4 SE/4 SE/4 NW/4 S/2 S/2	35.(H)
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ستسليه ساديت	00	20	Lois 2, 3, 6, 11, NW/4 NE/4, N/2 SW/4 NE/4, SE/4 SW/4 NE/0, N/2 SW/4 SW/4 NE/4, NW/4, N/2 SW/4, SW/4 SW/4 Lois 8, 9 and 5/2 SW/4 SW/4 NE/4	540.00
	0E DE	20	Loss, 9 and 5/2 SW/4 SW/4 NE/4	416.60
			Lots 3, 5, 8, NIV/4, NW/4	13.25
	ÖE I	29		73.11
				16.01
			019 2, 3, NEA, W/2, W/2 SE/4 015 2, 4, 5, 8, 10, 11, NW/4, W/2 SV//4	612.56
IN 70	if	• 11	Pine of 9 and 10 (Orecast 7 and an and a	372.91
	ir t	·	Pins of 9 and 10 (Farcel 2 of recorded parcel map #485646) Pins of 9 and 10 (Farcel 1 of recorded parcel map #485646) Pins of 9, 10 and 16 (Parcel 4 of recorded parcel map #485646)	4.20
N 70	h		Plas of 9, 10 and 16 [Parcel 4 of recorded parcel map #405646]	3.8/
*****	~	·· E		65.31
	٠	řhes	e partiels cover more that one section	5,457,24

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Case 17-05016-BEA7263c Bage 6 Enfeld@ 04/12718 007204301: 06aBM 107 of 189

Order No.: 03011167

LEGAL DESCRIPTION

The land referred to herein is situated in the State of Nevada, County of ELKO COUNTY, described as follows:

PARCEL 1:

TOWNSHIP 32 NORTH, RANGE 69 EAST, M.D.B. &M. Section 1: Lots 1, 2 and 3; \$1/2N1/2; \$1/2; Section 2: \$1/2N1/2; \$1/2; TOWNSHIP 33 NORTH, RANGE 69 EAST, M.D.B.&M. Section 1: 51/2; Section 12: A11: Section 25: A11; Section 35: N1/2; N1/281/2; Section 36: N1/2; N1/2SW1/4; SE1/4; SE1/4; SE1/4; TOWNSHIP 32 NORTH, RANGE TO EAST, M.D.B. GM. Section 61 Lots 4, 5/ 77 10; 12 and 13; SW1/4NW1/4; TOWNSHIP 33 NORTH, RANGE RO EAST, M.D.B.SM. Section 8: Lota 2, 3, 4, 5, 6, 9 and 11. Section 9: SE1/4SE1/4; N1/2SW1/4SW1/4SE1/4; E1/2SW1/4SE1/4; Section 10: LOT. 1 Hote 12, 13, 15, 18, 20, 23, 24, 25, 26, Section 15: 28, 29 and 30; NEIV4SW1/4SE1/4NW1/4, E1/25E1/45E1/4NW1/4; NW1/4SE1/48E1/4NW1/4; Section 16: NIX2NE1/4NE1/4NE/1/4 Section 17: (51/251/2)Section 19: A11; Section/20; Lots 2, 3, 6 and 1/1; NW1/4NE1/4; N1/2SW1/4NE1/4; SE1 4SW1/4HEI/4; N1/2SW1/4SW1/4NE1/4; NW1/4; N1/2SW1/4; SW1/4SW1/4; Section 21: $\operatorname{Lot}_{2};$ Section 29: Let 13, 5 and 8; NW1/4NW1/4; Section 30: Lats 2 and 3; NE1/4; W1/2; W1/2SE1/4; Section 31: Lota 2, 4, 5, 8, 10 and 11; NW1/4; W1/2SW1/4; EXCEPTING FROM Sactions 9, 10 and 16, Parcels 1, 2, 3 and 4 as shown on Parcel /Map/ for Big Springs Land & Resource Co., filed in the Office of the Elko County Recorder on July 16, 2002 as Continued on next page - 1 -

SCHEDULE A CLTA PRELIMINARY REPORT (12/92) 3 72543

STEWART TITLE Guaranty Company

Case 17-05016-BEA7263c Rage 62 nfetd@ 04/12218 007204301: 06aBU 108 of 189

Order No. 03011167

Fillé Number 485646.

PARCEL 2:

Parcel 1, 2 and 4 as shown on that certain Parcel Map for Big Springs Land & Resource Co. filed in the office of the County Recorder of Elko County, State of Nevada, on July 16, 2002, as File No. 485646, being a portion of Sections 9, 10 and 16, Township 33 North, Range 70 East, M.D.B.&M.,

EXCEPTING FROM Parcels 1 and 2 all the oil and gas and geothermal resources in the lands so patented as reserved by the UNITED STATES OF AMERICA in Patent recorded May 26, 1999 in Book 1100, Page 615, Official Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Parcels 1 and 2 those portions lying within the railroad right-of-ways.

PARCEL 3:

TOWNSHIP 33 NORTH, RANGE 70 EAST, M.D.B. GM.

Section 20: Lots 8 and 9; $\frac{1}{2} \frac{1}{2} \frac{1}{4} \frac{1}{2} \frac{1}{4}$; Section 29: Lot 2;

- 2 -

EXCEPTING THEREFROM all the bil and gas and geothermal resources in the lands so patented as reserved by the UNITED STATES OF AMERICA in Patent recorded August 15, 2003 in Book 3, Page 45700, Official Records, Elko County, Nevada.

51,2362

-3 72544

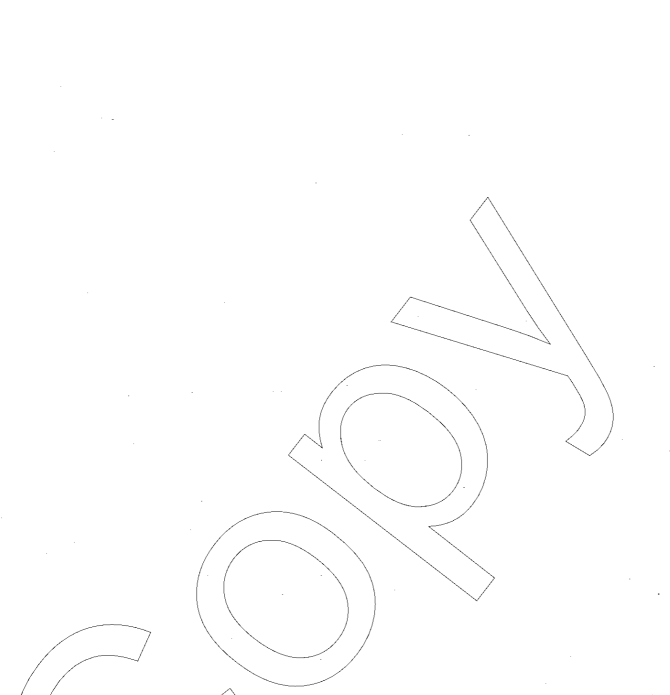


Exhibit 7

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ASSIGNMENT OF INTEREST IN WENDOVER PROJECT, LLC

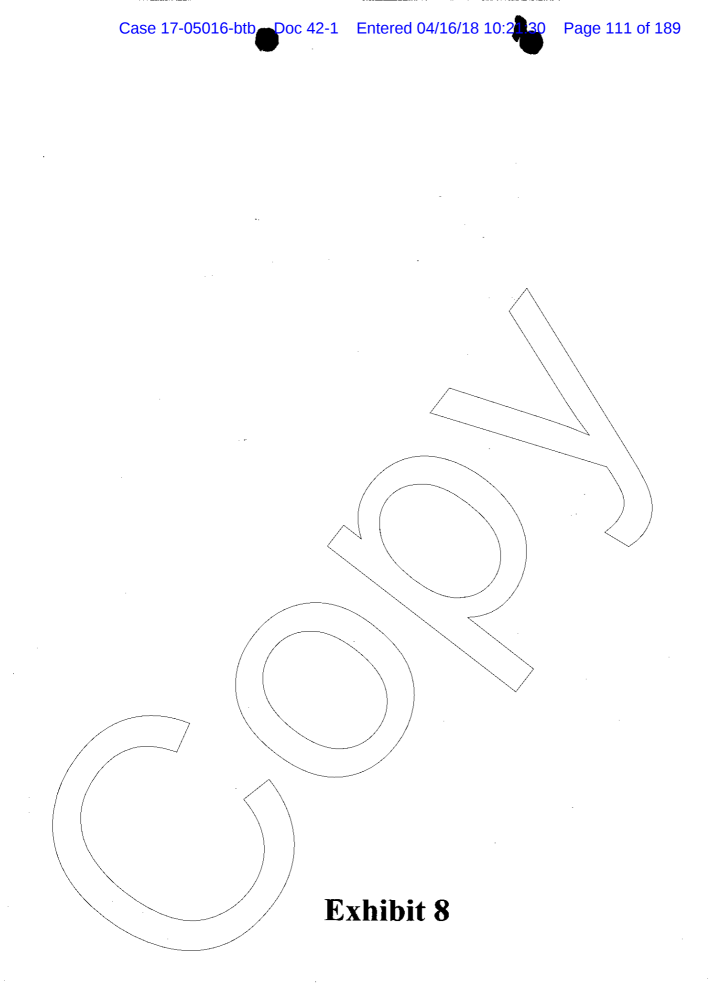
The undersigned Assignor, GHOLAMREZA ZANDIAN JAZI, currently holds an interest in WENDOVER PROJECT, LLC, a Nevada limited liability company, consisting of a membership, as well as a management right, and, in consideration of value received, GHOLAMREZA ZANDIAN JAZI herewith transfers and assigns to RAY KOROGHLI, individually, and FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust, all of the Assignor's right as Member or Manager in WENDOVER PROJECT, LLC, a Nevada LLC effective as of the ______ day of _______, 2006.

The Assignor represents that the interest herewith assigned has not been transferred, assigned, encumbered, the subject of any agreement, or security interest and that he holds the full and complete rights, the subject of this Assignment. The Assignor irrevocably appoints the Assignee as the Attorney in Fact to transfer such interests on the books and records of WENDOVER PROJECT, LLC, a Nevada LLC, the Assignor agrees to separately execute a resignation as a Member and Manager of WENDOVER PROJECT, LLC, a Nevada LLC.

The undersigned executes this Assignment on the _____ day of _____

2006.

GHOLAMREZA ZANDIAN JAZI



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APN: 009-530-001; 009-540-001; 009-550-001; 009-560-004 009-570-011; 010-090-001; 010-090-003; 010-110-001 010-120-001; 010-130-001; 010-320-001

WHEN RECORDED, RETURN TO

GRANTEE/MAIL TAX STATEMENTS TO:

Big Spring Ranch Parcel

QUITCLAIM DÉED

By this instrument dated this _____ day of ______, 2006, for a valuable consideration, Gholamreza Zandian Jazi does hereby remise, release and forever quitclaim to Ray Koroghli, individually and Fariborz Fred Sadri, individually, and as Trustee of the Star Living Trust, the following described real property in the State of Nevada, County of Elko:

Set forth in Exhibit A attached and incorporated herein by this reference

GHOLAMREZA ZANDIAN JAZI

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Gholamreza Zandian Jazi, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

) SS.?

NOTARY PUBLIC

Case 17-05016-BEA7263c Rage 6 Enfetee 04/12218 Q072 Q4301 Q6aBe 113 of 189

2003 DEC 30 PM 4:08

Stewart Title Co.

JERICY DU AMPREUS ELMI GO, NECDATER

When recorded, return to: JAMES R. CAVILIA, ESQ. ALLISON, MacKENZIE, RUSSELL, PAVLAKIS, WRIGHT & FAGAN, LTD. 402 North Division Street P.O. Box 646 Carson City, NV 89702

03012789

A.P.N: Nos.: 009-530-001; 009-540-001; 009-550-001; 009-560-004; 009-570-011; 010-090-001; 010-090-003; 010-110-001; 010-120-001; 010-130-001; 010-320-001

THIS INDENTURE, made this <u>24</u> day of <u>Dece</u> 2003, by and between BIG SPRINGS LAND & RESOURCE COMPANY, LLC, a Nevada limited liability company ("BIG SPRINGS"), Grantor, and EEG SPRENG RANCH, L.L.C., a Nevada limited liability company, as to an undivided 75% interest and THE STAR LIVING TRUST as to an undivided 25% interest. Grantee.

GRANT, BARGAIN, AND SALE DEED

WITNESSETH:

That the Granter, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States, and other good and valuable consideration to it in hand paid by the Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to the Grantee, and to its successors and assigns forever, all those certain lots, pieces or parcels of land situate, lying and being in Elko County, Nevada, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference.

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TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, including but not limited to any right title and interest in any and all grazing rights or allotments appurtenant thereto.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and to its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and

year first above written.

Big Springs Land & Resource Company, a Nevada limited liability company

By Vittler Water Company, Inc., a Delaware corporation Its Manager

> By: Car A. M. Shan - C. R. DOROTHY A. TIMIAN-PALMER Chief Operating Officer/Director

STATE OF NEVADA

CARSON CUTY

On <u>December 29</u>, 2003, DOROTHY A. TIMIAN-PALMER, personally appreared before me, a notary public, personally known to me to be the person whose name is subscribed to the foregoing instrument and who acknowledged to me that she is the Chief Operating Officer and a Director of Vidler Water Company, a Delaware corporation, and who acknowledged to me that she executed the foregoing GRANT, BARGAIN AND SALE DEED on behalf of said corporation.

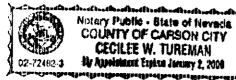
SS.

Case 17-05016-BE47263c Bage 6 Enfette 0 04/12718 907294301: 96aBV 115 of 189

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Cerila Womennan

NOTARY PUBLIC



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EXHIBIT A

	<u>∧1'FV //</u>	Twu	Rug	Sec	Alignot Parts	
				************	Aliguot Parts	A CICARC
Elko	009-530-001	34N	66E	1	All except 0.23 Ac conv to WPR Co.	< 10.0m
Eiko	009-530-001	34N	66E	11	All	640.37
Elko	010-090-001	34N	67E	5	All	640.00
Elko	010-090-001	34 N	67E	7	E/2 and ptn of W/2 east of the Nevada	638.08 366.98
					Northern Railroad as now constructed	.200.98

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Case 17-05016-BEA7263c Bage 7 Enfette 04/12718 907294301: 96aBM 117 of 189

EXHIBIT "A" Big Springs Ranch Legal Descriptions

Acreag	Aliquot Parts			Twn	APN #	County
643.6	A)				009-530-001	
319.9	Lots 3 and 4, S/2 NW/4, SW/4 (W/2)	an an an an an an an	es en añ añ añ an ar	A	009-530-001	
638.1	Al				009-530-001	Elko
640.00	AN		66E		09-530-001	
640.0	All		66E		209-530-001	Elko
666.40	All		66E	35N	09-540-001	** ** ** ** ** **
331.44	Lots 1 and 4, 5/2 NW/4, SW/4 (W/2)		<u>66</u> E	<u>. 35N</u>	09-540-001	Elko
665.12	Alt		<u> </u>	<u>35N</u>	09-540-001	Elko
640.00	AI		66E	35N	09-540-001	Elko
160.00	E/2 E/2	the second second second	<u>66E</u>	35N	09-540-001	
640.00	All		66E	35N	09-540-001	
640,00	AI	يرد بود بود ما ما	66E	35N	09-540-001	
160.00	W/2 W/2		66E	35N	09-540-001	
640.00	Ali	15	66E	35N	09-540-001	
640.00	AI		66E	35N	09-540-001	
360.00	NE/4, SE/4 NW/4, N/2 SE/4, SV/4, SE/4, SE/4 SV/4	22	66E	350	09-540-001	
640.00	Al	E 23	- 66E	35N	09-540-001	Elko
640.00	Al	25	66E	35N	09-540-001	Elko
640.00	All	27	66E	351	09-540-001	Elko
200.00	SEI4, SEI4 HEI4	28	66E	35N	09-540-001	Elko
640.00	AN I	33	66E	35N	09-540-001	Elko
320.00	W/2	34	66E	35N	09-540-001	Elko
640.00	AII	35	66E	35N	09-540-001	Elko
642.24	All	1	66E	36M	09-550-001	Elko
569.77	All less 70.23 in 1-80 RAW	11	66E	36N	09-550-001	Elko
640.00	Al	/13 [66E	36N	09-550-001	Elko
640.00	A	15	66E	36N	09-550-001	
320.00	E/2	/21	06E /	36N	09-550-001	Elko
400.00	W/2. NW/4, S/2	22	/66E/	36N	09-550-001	Eiko
640.00	AI	23	66E	36in	09-550-001	Elko
640.00	All	25	66E	36N	09-550-001	Elko
160.00	W/2W/2	26	66E \	36N	09-550-001	Ełko
640.00	All	2	GGE	36N	59-550-001/	
235.50	ED2 E/2/WIT SE/4 less 4.50 Ac to Beaumont in SE/4 SW/4, SW/4 SE/4	28	66È	36N	09-550-001	
640.00	All	33	66E	36N	09-550-001	
640.00	All	34	66E	36N	09-550-001	
640.00	Alf	35	668	36N	9-550-001	Elko (
624.78	All Ross 15.22 Ac St Rt 30 RAY	25	688E	37N	9-560-004	E/ko (
40.00	SE/4 SE/4	27		37N	9-560-004	
625.34	Α	35	66E	37N	9-560-004	Elko (
568 0 6	Ptn 200' south of the CIPRR constentine	23		38M	9-570-011	Elko (
591.44	Ptn 200' south of the CPRR contantine except 6.44 Ac in N/2 for Wyst tract	25		38N	9-570-011	Elkà (
638.80	All	1	67E	34N	0-090-001	Eltro Y
	Al	/3		34N		
638.04	·	791	1	and any set are set		
640.00 640.00		11		34N	• • • • • • • • • • • •	

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	Aliquot Parts	Sec	Rng	Twn	AP'N #	County
VI 64(13	67E	341	010-090-001	Eiko
	AI		67E	<u>34N</u>	010-090-001	Elko
	AI	17	67E	34N	010-090-001	Elko
n 306	NE/4, E/2 NW/4, Lois 1 and 2 (N/2) except 4.60 Ac conv to Nevada Northern Railmad Co.	19	67E	34N	010-090-001	Elko
320	N/S	21	67E	34N	010-090-001	Elko
640	A)	_22_	_ 67E	34N	010-090-001	Elko
2 320	N/2	_23_	67E	34N	010-090-001	Elko
Y 46	Fibi of the E/2 W/2 west of the NNRR R/W	7	67E	34N	010-090-003	Elko
	All except 12.70 Ac sonv to Northern Nevace Flaiload Co.	7	_67E_	36N	010-110-001	Elko
Y	All except 12.05 Ac conv to Northern Mavada Railroad Co. except pir ponv to State of NV for Hwy	19	67E	36N	010-110-001	Elko
	All except 12.14 Ac pony lo Northern Neviada Railmaid Co.	31	67E	36N	010-110-001	Elko
V 589	Ptri 200' south of the CPRR augustine less 12.76 Ac to SR-30 RAW	1	67E	37N	10-120-001	Elko
• 604	Pin 200' south of the CPRIR centerline	5	67E	37N	10-120-001	Eiko
n 458 ∀	NW/4, S/2 less 6.70 Ac convilo Northen Nevada Railroad Co. and 15.10 Ac or SR 30 RAV	9	67E	37N	10-120-001	Eilko
611	Ptn 200' south of the SPRR centerline less: 11,07 Ac to SR-JD RW	11	67E	37N	10-120-001	Elko
623	All less 16.33 AC to SR-30 RW	17	67È	37N	10-120-001	Elko
U.A. Q.	Al	19	67E	37N	10-120-001	Elko
e 594	Por SQC south of the CRIFF centerline	31	67E	38N	10-130-001	Elko
V 614	All except 21.28 AG conv to Westom Pacific Railroad Co. tess 45.33 (s) 1-80 RW	7	68E	35N	10-320-001	Elko
521	All north of the WPIER contentine, and all south of the WPIER contentine less 5.89 Ac to 1-10 R/W	17	68E	35N	10-320-001	Elko (
35,254	Total Agreage:					• .

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Case 17-05016-BEA7263c Bage 7 Enfette 04/12718 907294301 96 abd 119 of 189

Order No.; 03012789

LEGAL DESCRIPTION

The land referred to herein is situated in the State of Nevada, County of ELMO COUNTY, described as follows:

PARCEL 1;

TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M.

Section 1: All; Section 3: All; Section 9: All; Section 11: All; Section 13: All; Section 15: All; Section 17: All; Section 19: Lote

Section 19: Lots 1 and 2; E1/2NW1/4; NE1/4;

EXCEPTING THEREFROM all that portion of said land as conveyed to Nevada NOrthern Railway Company in Deed Recorded February 7, 1906 in Book 28, Page 617, Deed Records, Elko County, Nevada.

Section 21: N1/2; Section 22: All; Section 23: N1/2;

EXCEPTING FROM Section 22, TOWNSHIP 34 NOBTH, RANGE 67 EAST, M.D.B.&M., all the coal and other valuable minerals in the lands so granted as reserved by The United States of America in Patent recorded June 28, 1946 in Book &, Page 413, Patent Records, Elko County, Nevada.

FURTHER EXCEPTING FROM all of Parcel 1 all right, title and interest to coal, odl, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Page 55, Deed Records, Elko, Nevada.

FURTHER EXCEPTING FROM Section 22, TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M., an undivided 1/2 interest in and to all gas, oil, petroleum, minerals and/or mineral rights, lying in and under said land, as reserved by Theodore E. Smith and Pearl Smith, his wife, in Deed recorded August 15, 1958 in Book 74, Page 181, Deed Records, Elko County.

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PARCEL 2:

Continued on next page

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STEWART TITLE Guaranty Company

SCHEDULE A CUTA PRELIMINARY REPORT (1292)

Case 17-05016-BEA7263c B291 7 Enfetee 04/12718 907294301 96aBed 120 of 189

Order No. 03012789

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B.&M.

Section 1: A11; Section 3: A11; Section 9: A11+ Section 11: A11; Saction 13: A11: Saction 15: A11; Section 21: All; Section 23: A11; Section 25: All; Section 27: S1/2; Section 33: All; Section 35: A11:

EXCEPTING THEREFROM Parcel 2 all petroleum, oil, natural gas, and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 3:

TOWNSHIP 35 NORTH, RANGE 68 EAST, M.D.Q. &M.

- 2 -

Section 7: All;

EXCEPTING THEREFROM all that portion of said land as conveyed to Western Pacific Railway Company in Deed recorded February 19, 1909 in Book 31, Fage 71, Deed Records, Elko County, Nevada.

Section 17:

All that portion lying northerly of a line parallel with and one hundred (100) feet northerly of the center center kine of Western Pacific Railway Company's railroad known as Arnold "L-1" or "3%" line and all that portion lying southerly of a line parallel with and one hundred (100) feet southerly of the center line of Western Pacific Railway Company's railroad known as "R-2" or "4%" line, which railroad rights of way were conveyed to Western Pacific Railway Company by Deed No. 126-F, dated November 27, 1908, and recorded February 19, 1909 in Book 31, Page 71, and Deed No. 188-F, dated June 30, 1910, and recorded September 10, 1910 in Book 32, Page 319, Deed Records, Elko County, Nevada.

Continued on next page

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Order No. 03012789

EXCEPTING FROM Parcel 3 all that portion of said land as conveyed to the State of Nevada, acting by and through its Department of Highways in Deed recorded September 7, 1973 in Book 184, Page 44 and recorded June 24, 1976 in Book 230, Page 377, Official Records, Elko County, Nevada, portions of which have been relinquished by Resolution Relinquishing portion of Highway Right of Way recorded October 11, 1985 in Book 504, Page 308, Official Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Parcel 3 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, at al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 4:

TOWNSHIP 38 NORTH, RANGE 67 EAST, M.D.B. EM.

Section 31: All that portion lying southwesterly of a line two hundred (200) feet southwesterly and parallel with the center line of Central Pacific Railway Company's railroad as now constructed A

EXCEPTING FROM Parcel 4 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Daed recorded December 10, 1946 in Book 55, Page 63, Daed Records, Elko County, Nevada.

PARCEL 5:

TOWNSHIP 36 NORTH, RANGE 67 EAST, M.D.B.SM.

Section 7: All; Section 19: All; Section 31: All;

EXCEPTING FROM Farcal 5 all that portion of said land as conveyed to Nevada Northern Railway Company in Deed recorded February 7, 1906 in Book 28, Page 517, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Section 19 all that portion of said land as conveyed to the State of Nevada, acting by and through its Continued on next page

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3 - 72499

Case 17-05016-BEA7263c Bage 7@nfe110 06/12718 007204301: 06aBM 122 of 189

Order No. 03012789

Department of Highways, in Deed recorded September 7, 1973 in Book 184, Page 44, Official Records, Elko County, Nevada, portions of which have been relinquished by Resolution Relinquishing Portion of Highway Right-of-Way recorded October 11, 1985 in Book 504, Page 308, Official Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Parcel 5 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 6:

TOWNSHIP 37 NORTH, RANGE 67 EAST, M.D.B.&M.

Section 1: That portion lying southeasterly of a line two hundred (200) feet southeasterly and parallel with the center line of Central Pacific Railway Company's railroad, as now constructed;

Section 5: That portion lying southwesterly of a line two hundred (200) feet southwesterly and parallel with the center line of Central pacific Railway Company's railroad, as now constructed.

Section 9: NW1/4; S1/2;

EXCEPTING FROM Section 9 all that portion of said land as conveyed to Nevada Northern Railway Company in Deed recorded February 7, 1906 in Book 28, Rage 617 and recorded November 15, 1912 in Book 34, Fage 130, Deed Records, Elko County, Nevada.

Section 11: That part lying southeasterly of a line two hundred (200) feet southeasterly and parallel with the center line of Central Racific Railway Company's railroad as now constructed;

Section 17: All; Section 19: All;

EXCEPTING FROM Parcel 6 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et un, et al. in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

Continued on next page

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Case 17-05016-BEA7263c Bage 7 Enfette 0.04/12718007204301:06aBM 123 of 189

Order No. 03012789

PARCEL 7:

TOWNSHIP 37 NORTH, RANGE 66 EAST, M.D.B.EM.

Section 25: All; Section 27: SE1/4SE1/4; Section 35: All;

TOWNSHIP 38 NORTH, RANGE 66 EAST, M.D.B.&M.

Section 23: That portion southwesterly of a line parallel with and two hundred (200) feet distant southwesterly of center line of Central Pacific Railway Company's railroad as now constructed;

Section 25: That part southwesterly of a line parallel with and two hundred (200) feet distant southwesterly of center line of Central Pacific Railway Company's railroad as now constructed;

EXCEPTING FROM Section 25 a parcel of land in the north half of said Section 25, containing 6.44 acres for Central Pacific Railway Company's Wys track.

PURTHER EXCEPTING FROM Parcel 7 all petroleum, oil, natural gas, and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 8:

TOWNSHIP 34 NORTH, KANGE 66 EAST, M.D.B. S.M.

Section 3: All; Section 5: All; Section 9: All; Section 15: All;

TOWNSHIP 36 NORTH, RANGE 66 EAST, M.D.B.&M.

Saction 1: All; Section 11: All;

EXCEPTING FROM Section 11 all that portion of said land condemned to the State of Nevada by Final Order of Condemnation recorded Continued on next page

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Case 17-05016-BEA7263c Bage 7& nfeld@ 04/12718007204301:06aBW 124 of 189

Order No. 03012789

August 22, 1973 in Book 182, Page 625, Official Records, Elko County, Nevada.

Section 13: All;

EXCEPTING FROM Section 13 all that portion of said land as conveyed to the State of Nevada, acting by and through its Department of Highways, in Deed recorded September 7, 1973 in Book 184, Page 44, Official Records, Elko County, Nevada.

Section 15: All; Section 23: All; Section 25: All;

EXCEPTING FROM Parcel 8 all petroleum, oil, natural gas and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 9:

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B. MM.

Section 35: All;

EXCEPTING FROM Parcel 9 all petroleum, oil, natural gas, and products derived therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 10:

TOWNSHIP 34 NORTH, RANGE 66 EAST, M.D.B. GM.

Section 4: Lots 3 and 4; S1/2NW1/4; SW1/4;

- 6 -

EXCEPTING THEREFROM all minerals, mineral rights, gas, oil, coal and other hydrocarbons, in, under or upon said property or that may in any way be produced therefrom as reserved by W.J. Thomas and Grace L. Thomas, his wife, in Deed recorded January 23, 1959 in Book 75, Page 376, Deed Records, Elko County, Nevada.

PARCEL 11:

Continued on next page

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Order No. 03012789

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B.AM.

Section 2: Lots 3 and 4; S1/2NW1/4; SW1/4; Section 10: E1/2E1/2; Section 14: W1/2W1/2; Section 22: NE1/4; SE1/4NW1/4; N1/2SE1/4; SW1/4SE1/4; SE1/4SW1/4; Section 27: N1/2; Section 28: SE1/4; SE1/4NE1/4;

EXCEPTING FROM Parcel 11 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed Recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 12:

TOWNSHIP IS NORTH, RANGE 66 EAST, M.D. B. SM.

Section 21: E1/2; Section 22: W1/2NW1/4; S1/2; Section 26: W1/2W1/2; Section 27: A11; Section 28: E1/2E1/2; W1/2SE1/4;

EXCEPTING AND RESERVING THEREEROM the following described land:

Beginning at a point from which the Southwest Corner of Section 28, TOWNSHIP 36 NORTH, RANGE 66 EAST, M.D.B.&M., bears South 84°52' West, 2,519.9 feet distant;

THENCE North 25"20 East, 486.81 feet;

THENCE South 64"40 East, 303.07 feet; THENCE South 25"21' West, 140.51 feet;

THENCE South 64°40' East, 140.00 feet,

THENCE South 25°20' West, 346.30 feet;

THENCE North 64°40 Went, 443.07 feet;

- 7 -

Section 33: All; Section 34: All;

Continued on next page

3 - 72503

Case 17-05016-BE47263c Bage 80 Afete 0 06/12718 907294301: 96 age 126 of 189

Order No. 03012789

EXCEPTING FROM Parcel 12 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 13:

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B.&M.

Section 34: W1/2;

EXCEPTING FROM Section 13 all minerals, mineral rights, gas, oil, coal and other hydrocarbons, in, under or upon said property or that may in any way be produced therefrom as reserved by W.J. Thomas and Grace L. Thomas, his wife, in Deed recorded January 23, 1959 in Book 75, Page 376, Deed Records, Elko County, Nevada.

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Case 17-05016-BEA7263c Bage 8 Enfeld@ 04/12718 907294301: 96aBM 127 of 189

e_____51235g

When recorded, return to: JAMES R. CAVILIA, ESQ. ALLISON, MacKENZIE, RUSSELL, PA VLAKIS, WRIGHT & FAGAN, LTD. 402 North Division Street P.O. Box 646 Carson Ciry, NV 89702

2003 DEC 30 PM 4: 08 Stewart Title Co.

JERAY U. ANDELLUS L'HIO DE LECLIEEN

A.P.N: Nos.: 009-530-001; 010-090-001 D 3 01 3 789 <u>GRANT BARGAIN, AND SALE DEED</u>

THIS INDENTURE, made this <u>H</u> day of <u>Incesticate</u>, 2003, by and between NEVADA LAND AND RESOURCE COMPANY, LDC, a Delaware limited liability company ("NLRC"), Grantor, and BIG SPRING RANCH, L.L.C., a Nevada limited liability company, as to an undivided 75% interest and THE STAR DIVING TRUSTEE 25% interest, Grantee.

WITNESSETH:

That the Grantor, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States, and other good and valuable consideration to it in hand paid by the Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to the Grantee, and to its successors and assigns forever, all those certain lots, pieces or parcels of land situate, lying and being in Elko County, Nevada, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining and the reversion and reversions,

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remainder and remainders, reats, issues and profits thereof, including but not limited to any right title and interest in any and all grazing rights or allotments appurtement thereto.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and to its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and

year first above written.

Nevada Land and Resource Company, LLC a Delaware limited liability company

By alter KA Aurin DOROTHY A. TIMHAN-PALMER Chief Operating Officer/Director

STATE OF NEVADA

CARSON CITY

On December 29, 2003, DOROTHY A. TIMIAN-PALMER, personally appeared before me, a notary public, personally known is me to be the person whose name is subscribed to the foregoing instrument and who acknowledged to me that she is the Chief Operating Officer and a Director of Nevada Land and Resource Company, a Delaware limited Hability company, and who acknowledged to me that she executed the foregoing GRANT, BARGAIN AND SALE DEED on behalf of said corporation.

Ź

Notery Public - State of Nevada OUNTY OF CARSON CITY GECKLEE W. TUREMAN 1.79.446,1 Whe Augustatianent, Explorer January 2, 25035

) 1 55

Cleiler W. Juneman NOTARY PUBLIC

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Case 17-05016-8847263c 4292 82 Afete 00/127189007294301:06aBM 129 of 189

EXHIBIT A

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Elko Elko Elko Elko	.009-530-004 009-530-004 01:0-090-001 04:0-090-001	34N 34N 34N 34N	66E 66E 67E 67U	 5 7	All except 0.23 Ac convite WPR Co. All All E/2 and plo of W/2 cast of the Nevada Northern Railroad as now constructed	640.37 640.00 638.08 366.98

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Case 17-05016-BEA7263c Bage 84Enfetd@ 04/12718007204301 06aBU 130 of 189

PARCEL 14:

TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M.

Section 5: All; Section 7: All;

EXCEPTING THEREFROM all that portion of said land as conveyed to Nevada Northern Railway Company, in Deed vécorded February 7, 1906 in Book 28, Page 617, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM all that portion of said land as conveyed to Western Pacific Railway Company in Deed recorded February 19, 1909 in Book 31, Page 71, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM that portion of the W1/2W1/2 lying west of the Nevada Northern Railroad as conveyed to Gordon Griswold and Kitty Griswold, his wife, in Deed Recorded August 14, 1946 in Book 54, Page 354, Dead Records, Elko County, Nevada.

FURTHER EXCEPTING FROM all of Farcel 14 all right, title and interest to coal, oil, gas and other minerals of every kind and mature whatsoever, lying in and under said land, as reserved by Russell Wilkins, at ux, et.al, in Deed recorded December 10, 1946 in Book 55; Page 63, Deed Records, Elko, Nevada.

PARCEL 15:

TOWNSHIP 34 NORTH, RANGE 66 EAST, M.D.B. RM.

Section L: All;

EXCEPTING THEREFROM all that portion of said land as conveyed to Western Pacific Railway Company in Deed recorded February 19, 1909 in Book 31, Page 71, Deed Records, Elko County, Nevada.

Section 11: ALL;

EXCEPTING FROM Parcel 15 all petroleum, oil, natural gas and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 125, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING FROM all of the above described land those portion lying within the railroad right-of-way.

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Exhibit 9

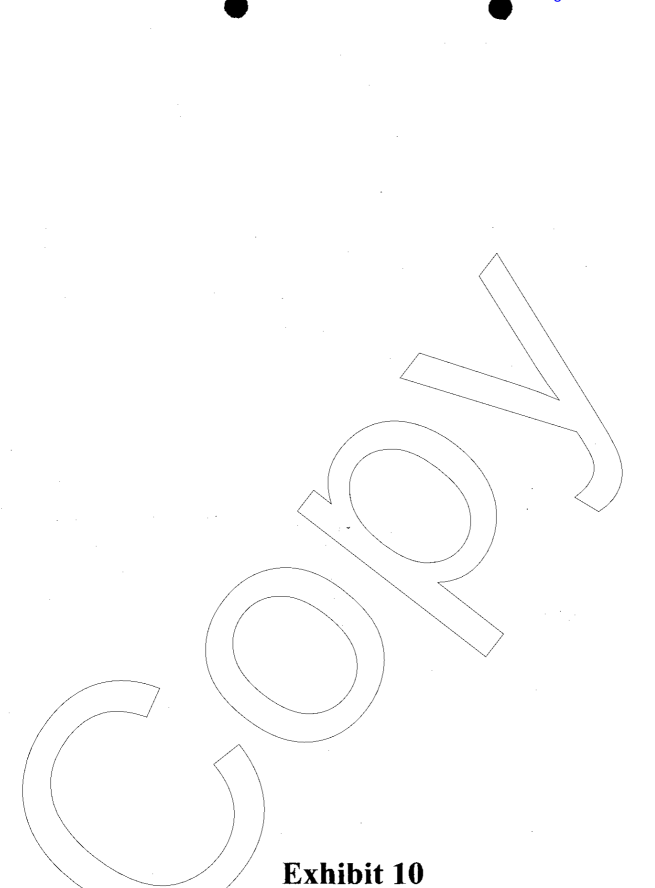
ASSIGNMENT OF INTEREST IN BIG SPRING RANCH, LLC

The undersigned Assignor, GHOLAMREZA ZANDIAN JAZI, currently holds an interest in BIG SPRING RANCH, LLC, a Nevada limited liability company, consisting of a membership, as well as a management right, and, in consideration of value received, GHOLAMREZA ZANDIAN JAZI herewith transfers and assigns to RAY KOROGHLI, individually, and FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust, all of the Assignor's right as Member or Manager in BIG SPRING RANCH, a Nevada LLC effective as of the ______ day of _______, 2006.

The Assignor represents that the interest herewith assigned has not been transferred, assigned, encumbered, the subject of any agreement, or security interest and that he holds the full and complete rights, the subject of this Assignment. The Assignor irrevocably appoints the Assignee as the Attorney in Fact to transfer such interests on the books and records of BIG SPRING RANCH, LLC, a Nevada LLC, the Assignor agrees to separately execute a resignation as a Member and Manager of BIG SPRING RANCH, LLC, a Nevada LLC.

The undersigned executes this Assignment on the _____ day of ______ 2006.

GHOLAMREZA ZANDIAN JAZI



3547263 Page 87 of 119 06/22/2007 04:41:06 PM

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ASSIGNMENT OF INTEREST IN NEVADA LAND & WATER RESOURCES, LLC

The undersigned Assignor, GHOLAMREZA ZANDIAN JAZI, currently holds an interest in NEVADA LAND & WATER RESOURCES, LLC, a Nevada limited liability company, consisting of a membership, as well as a management right, and, in consideration of value received, GHOLAMREZA ZANDIAN JAZI herewith transfers and assigns to RAY KOROGHLI, individually, and FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust, all of the Assignor's right as Member or Manager in NEVADA LAND & WATER RESOURCES, LLC, a Nevada LLC effective as of the ______ day of ______, 2006.

The Assignor represents that the interest herewith assigned has not been transferred, assigned, encumbered, the subject of any agreement, or security interest and that he holds the full and complete rights, the subject of this Assignment. The Assignor irrevocably appoints the Assignee as the Attorney in Fact to transfer such interests on the books and records of NEVADA LAND & WATER, LLC, a Nevada LLC, the Assignor agrees to separately execute a resignation as a Member and Manager of NEVADA LAND & WATER RESOURCES, LLC, a Nevada LLC.

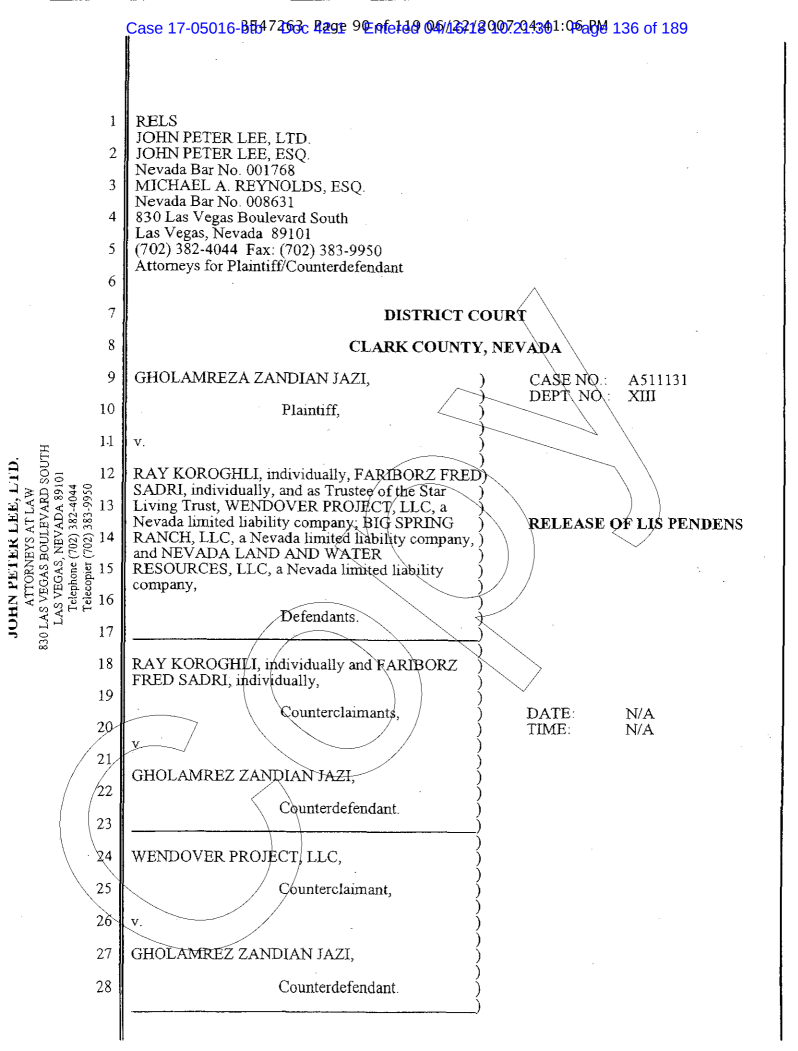
The undersigned executes this Assignment on the _____ day of _____

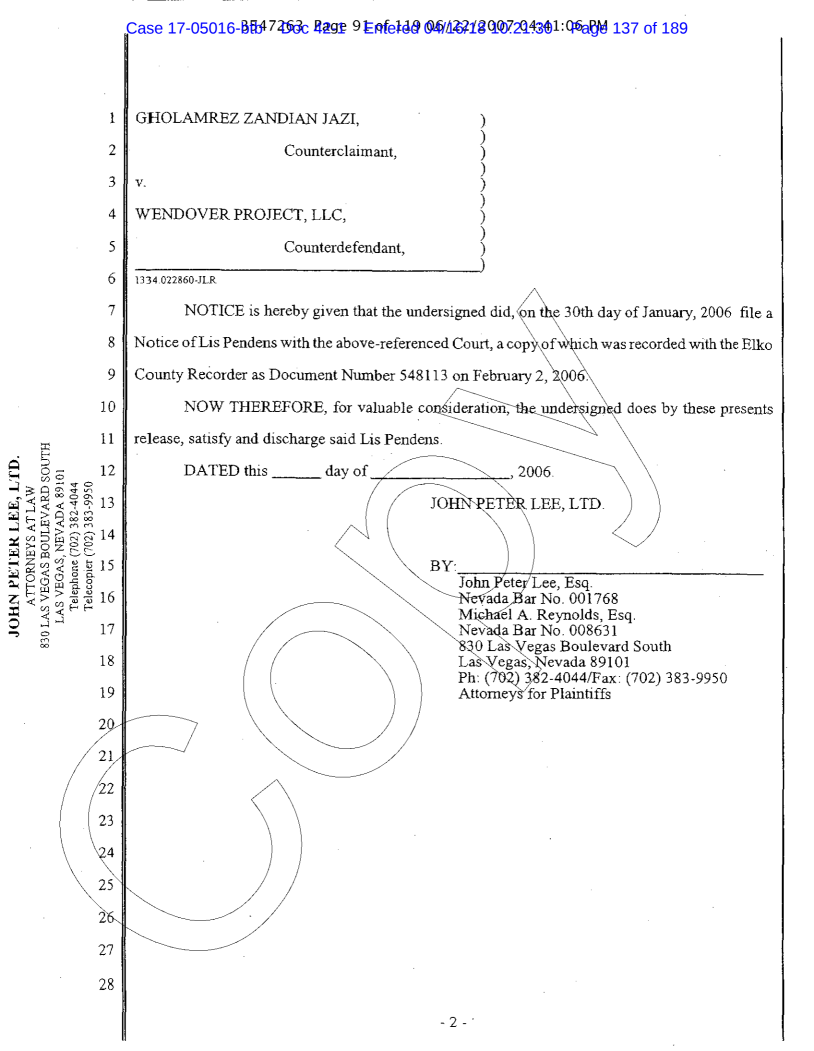
2006.

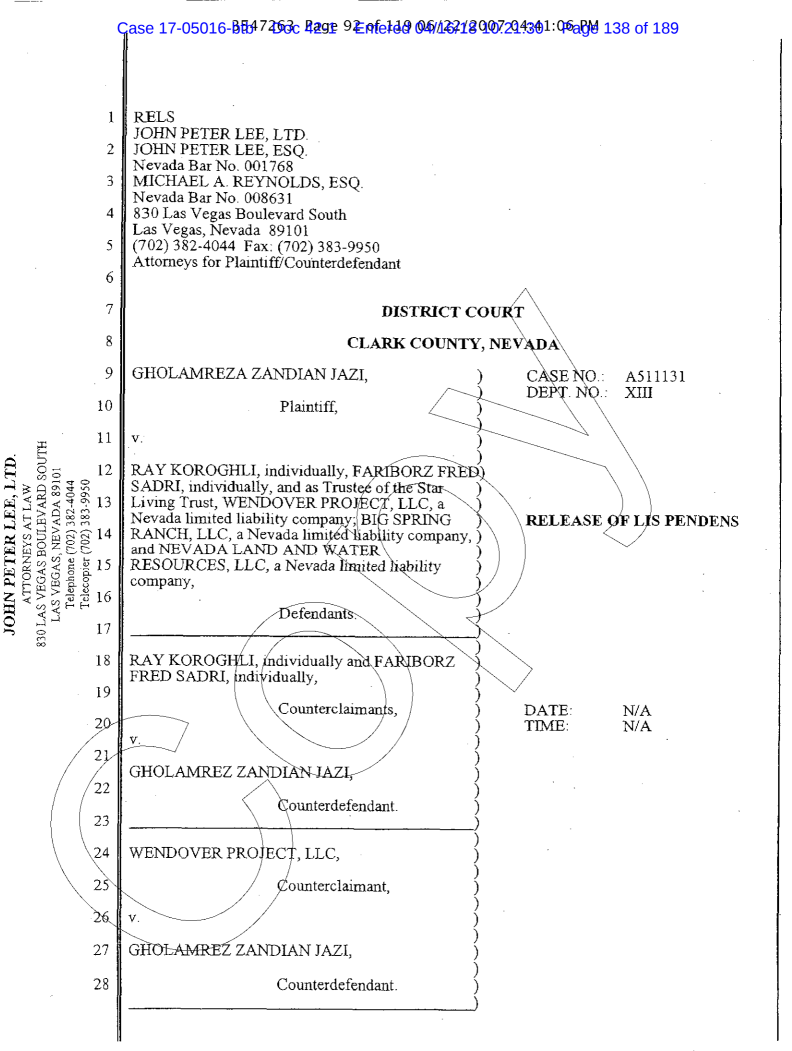
GHOLAMREZA ZANDIAN JAZI

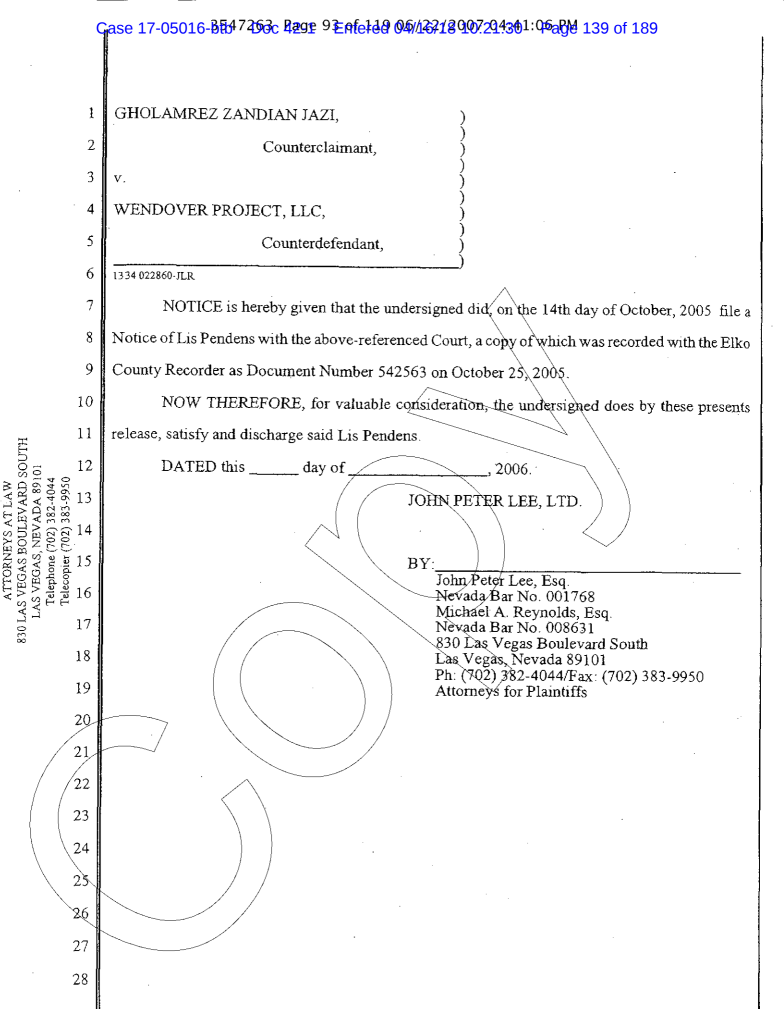
Case 17-05016-BE47253c B291 8 2 Afete 0 04/12218 907294301: 05aBU 135 of 189

Exhibit 11



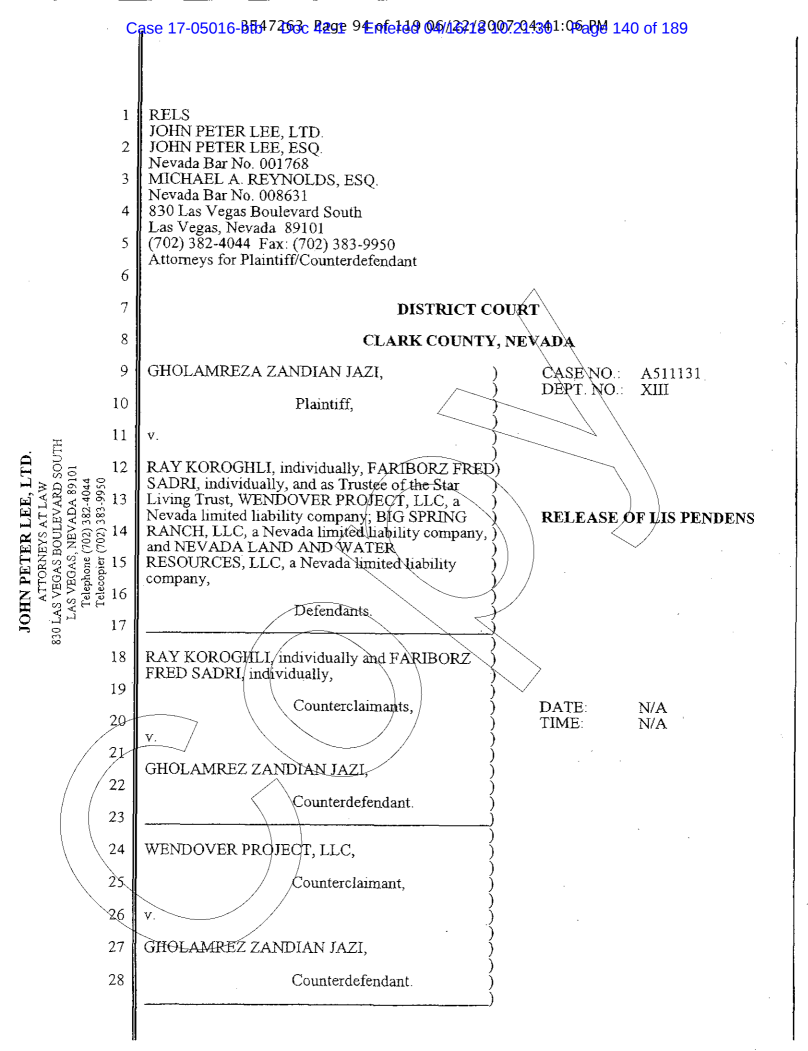


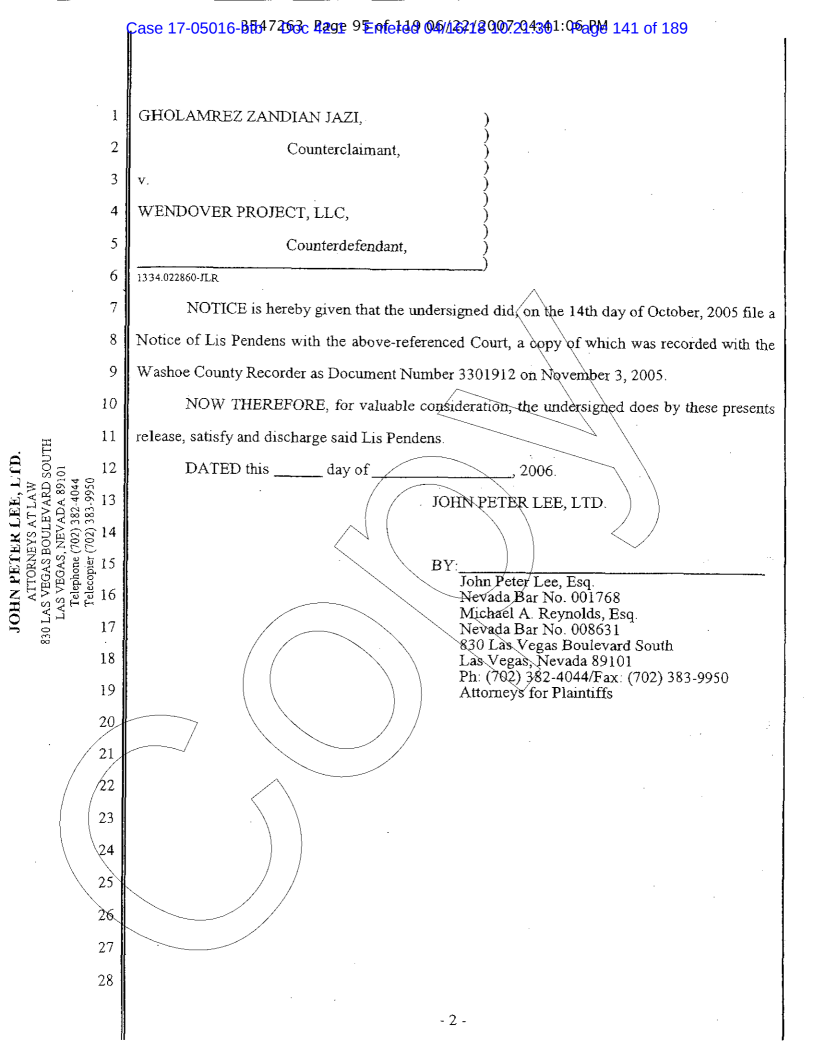


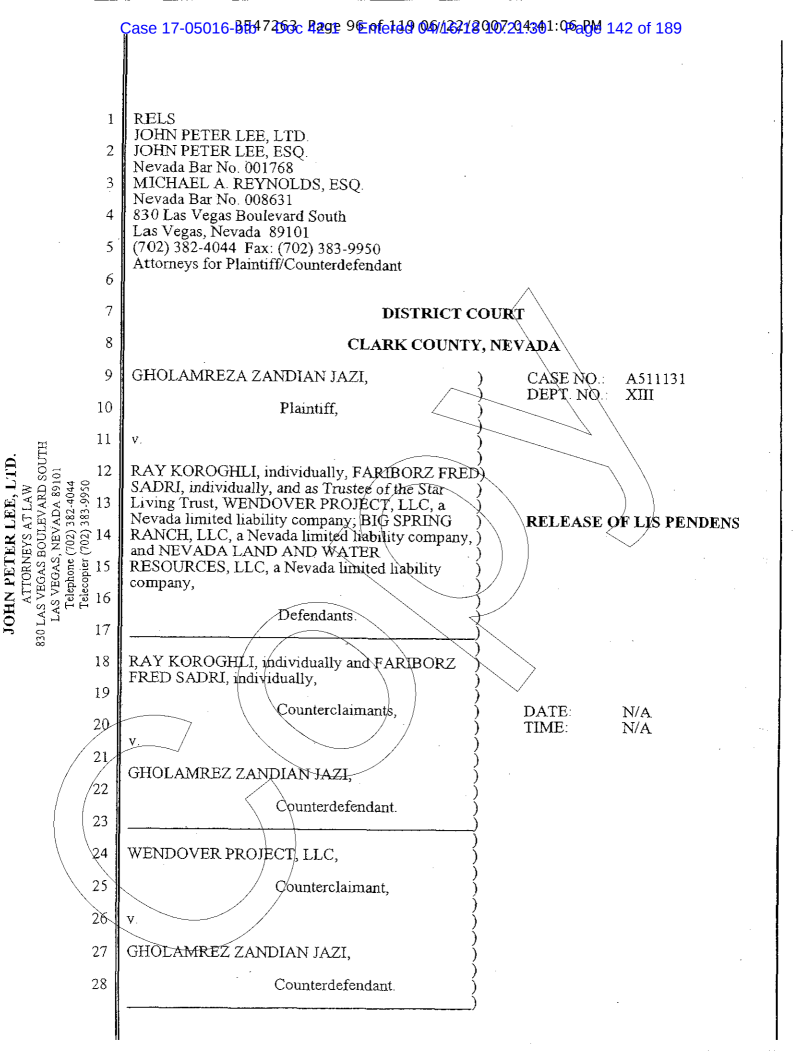


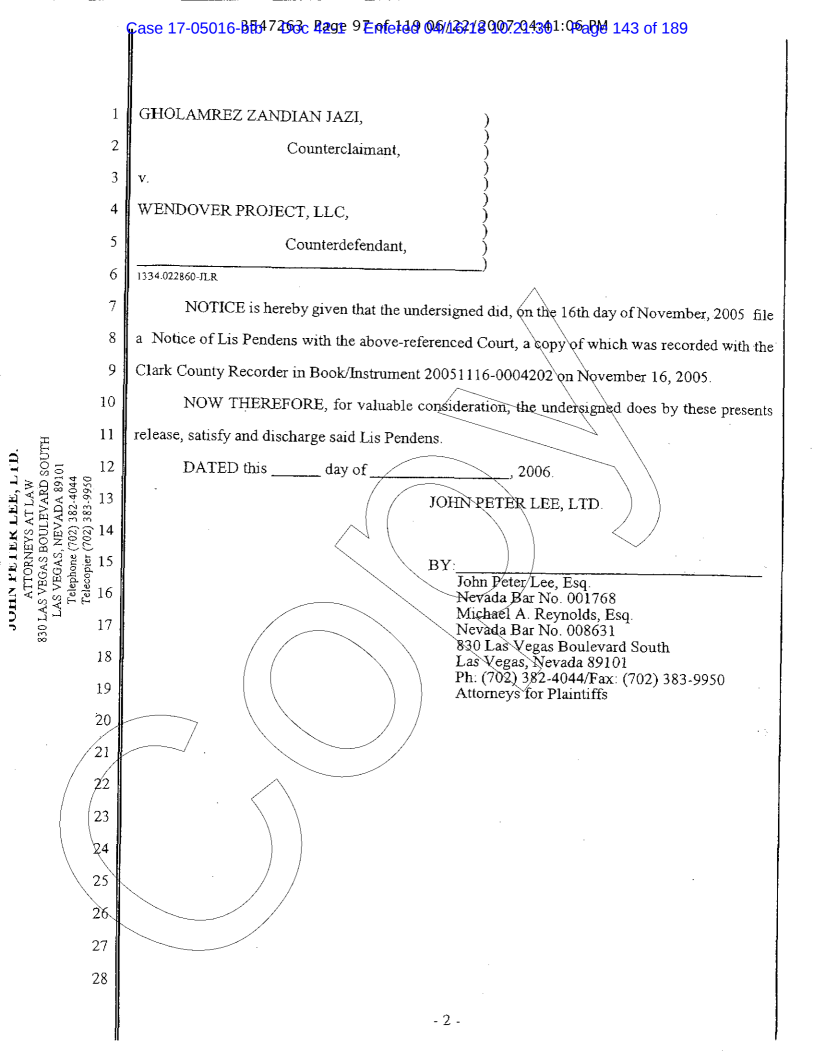
JOHN PETER LEE, LTI

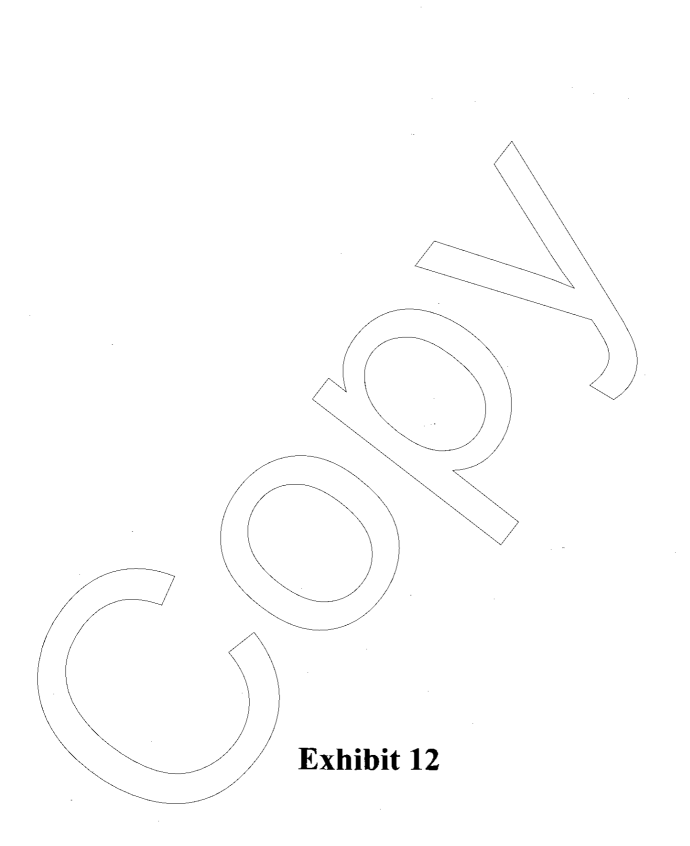
⁻²⁻











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DEAN HELLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofstate.biz

Certificate of Resignation of Officer, Director, Manager, Member, General Partner, Trustee or Subscriber

ABOVE SPACE IS FOR OFFICE USE ONLY

<u>Certificate of Resignation of</u> <u>Officer, Director, Manager, Member,</u> <u>General Partner, Trustee or Subscriber</u>

1. The name and title(s) of person that desires to resign:

<u>GHOLAMREZA ZANDIAN JAZI</u> (Name)

Manager (Title(s))

2. The name and file number of the entity for which resignation is being made:

WENDOVER PROJECT L L.C. (Name of Entity) (File Number)

3. Signature:

4. Fee: \$75.00 per form. Resignation of one person from one entity per form.

This form must be accompanied by appropriate fees.

Nevada Secretary of State Resignation of Officer 2003 Revised on: 02/03/06

Case 17-05016-BEA7263c Bage 100 http://www.case.com/diana/2009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/210304110606/2004110606/282009/210304110606/282009/210304110606/282009/210304110606/282009/2103041100606/282009/2103041100606/282009/2103041100606/282009/2103041100606/282009/2103041100606/282009/2103041100606/282009/2103041100606/28



DEAN HELLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofstate.biz

Certificate of Resignation of Officer, Director, Manager, Member, General Partner, Trustee or Subscriber

ABOVE SPACE IS FOR OFFICE USE ONLY

<u>Certificate of Resignation of</u> <u>Officer, Director, Manager, Member,</u> <u>General Partner, Trustee or Subscriber</u>

1. The name and title(s) of person that desires to resign:

GHOLAMREZA ZANDIAN JAZI (Name)

Manager

(Title(s))

2. The name and file number of the entity for which resignation is being made:

NEVADA LAND & WATER RESOURCES, L.L.C. (Name of Entity) (File Number)

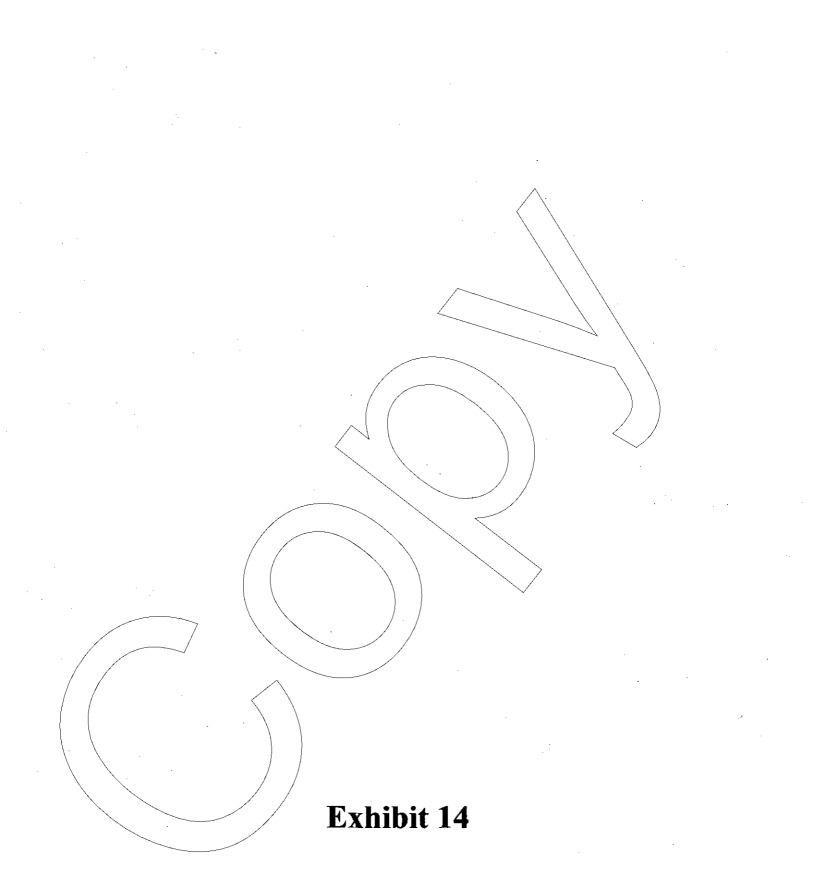
3/Signature:

4. Fee: \$75.00 per form. Resignation of one person from one entity per form.

This form must be accompanied by appropriate fees.

Nevada Secretary of State Resignation of Officer 2003 Revised on: 02/03/06





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DEAN HELLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofstate.biz

Certificate of Resignation of Officer, Director, Manager, Member, General Partner, Trustee or Subscriber

ABOVE SPACE IS FOR OFFICE USE ONLY

<u>Certificate of Resignation of</u> <u>Officer, Director, Manager, Member,</u> <u>General Partner, Trustee or Subscriber</u>

1. The name and title(s) of person that desires to resign:

GHOLAMREZA ZANDIAN JAZI (Name)

Manager (Title(s))

2. The name and file number of the entity for which resignation is being made:

BIG SPRING RANCH LLC
(Name of Entity)
(File Number)

3. Signature:

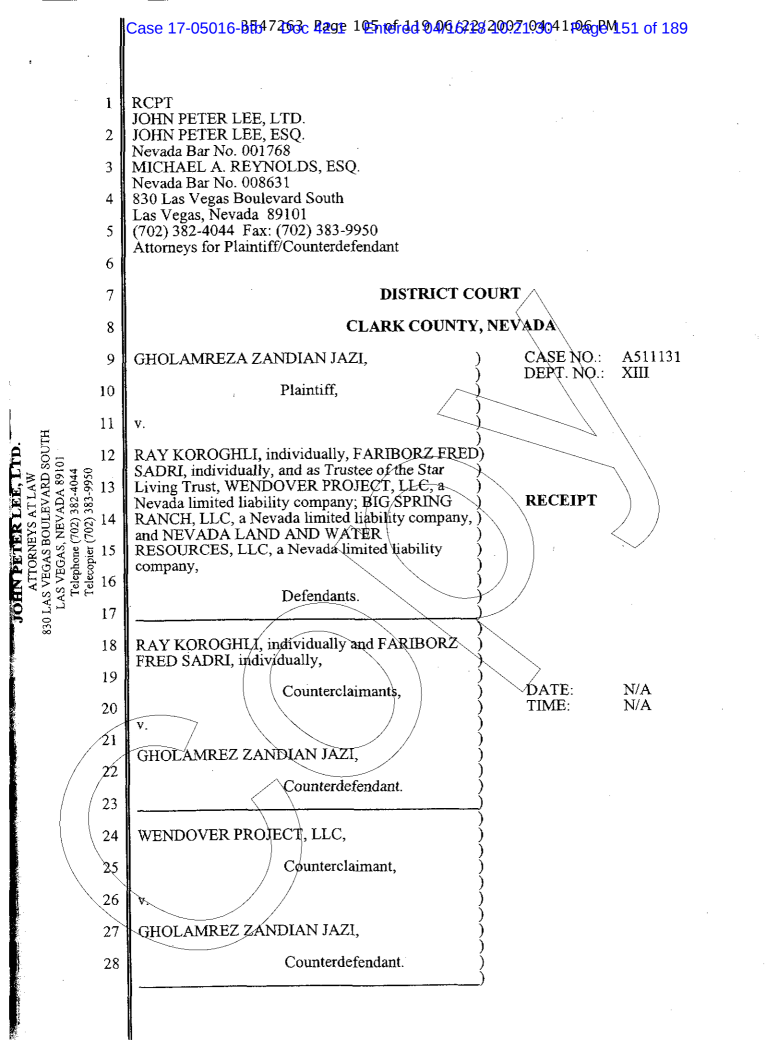
4 Fee: \$75.00 per form. Resignation of one person from one entity per form.

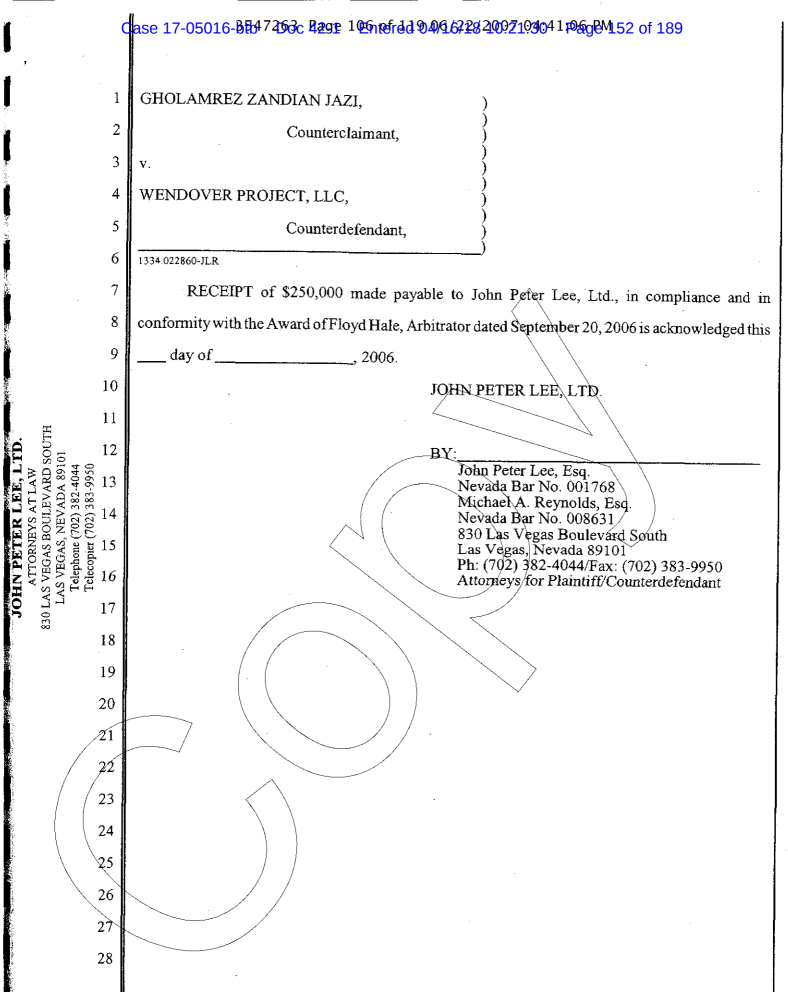
This form must be accompanied by appropriate fees.

Nevada Secretary of State Resignation of Officer 2003 Revised on: 02/03/06

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Exhibit 15





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MUTUAL RELEASE OF CLAIMS

This Mutual Release of Claims is made this ______ day of ______, 2006 by and between GHOLAMREZA ZANDIAN JAZI ("Zandian"), Ray Koroghli ("Koroghi"), Fariborz Fred Sadri ("Sadri"), Wendover Project, LLC ("Wendover"), Nevada Land and Water Resources, LLC ("Nevada Land") and Big Spring Ranch, LLC, ("Big Spring"). For purposes of this agreement, Zandian is hereinafter called Plaintiff and all of the individuals and LLCs are jointly called Defendants.

<u>RECITALS</u>

WHEREAS disputes have arisen by and between the Plaintiff and the Defendants resulting in litigation which was commenced in the District Court, Clark County Nevada, given Case No. A511131; and

WHEREAS the matter was thereafter referred to arbitration before Floyd A. Hale by an agreement; and

WHEREAS, in addition to the Complaint, the Defendants filed various Counterclaims against the Plaintiff in the District Court action, all of which claims were heretofore referred to Floyd A. Hale to arbitrate; and

WHEREAS the parties to this Release, Plaintiff and the Defendants, commenced the arbitration process before Floyd A. Hale, which commenced on the 22nd day of August, 2006 and ended on the 8th day of September, 2006; and

WHEREAS on the latter date an order was entered on the record concerning settlement of the claims asserted by the Plaintiff, and the counterclaims asserted by the Defendants, which will be reduced to an order entered in the arbitration proceedings; and

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WHEREAS the order provides for the release of certain rights by the parties, one against the other, and the payment of sums by certain of the Defendants, all as set forth in separate instruments, and further set forth in the Arbitration Order; and

WHEREAS these parties desire to settle and resolve all issues, allegations, claims, rights, defenses and obligations and causes of action asserted, or which could have been asserted by the Plaintiff against the Defendants and the Defendants against the Plaintiff;

NOW THEREFORE in consideration of these Recitals and the mutual covenants, promises and conditions hereinafter set forth, these parties agree as follows:

1. In consideration of the mutual covenants of the parties hereto, their heirs, executors, administrators, assigns, representative trustees, beneficiaries, directors, officers, employees, agents and attorneys and assigns to enter to this Mutual Release whereby the Plaintiff releases the Defendants and the Defendants release the Plaintiff from any and all demands, claims, damages, lawsuits, causes of action, costs and expenses of whatever character, known or unknown, and whenever occurring in the past, in the present or which will accrue in the future in any way, which are directly or indirectly related to the demands, claims and causes of action alleged, or which could have been alleged by the parties in the Complaint, the Amended Complaint and the various Counterclaims, or any amendments which could have been filed in the underlying proceedings.

2. The parties recognize that the Plaintiff and that the Defendants each may have claims against the others, of which they are unaware, it is the intention of the parties entering into this Mutual Release that this instrument will terminate the claim of the Plaintiff as against the Defendants and the Defendants against the Plaintiff, and prevent them from asserting the same. To this end, the

- 2 -

parties, and each of them, do waive all rights and benefits conferred upon them by statute or common law of any jurisdiction which has provisions which provides generally as follows:

> "a general release does not extend to claims which the creditor does know or suspect in his favor at the time of executing the Release, which, if known by him, must have materially effected his settlement with the Debtor."

The Plaintiff indemnifies the Defendants and the Defendants indemnify the Plaintiff from any and all claims asserted against any of them as a result of, or in connection with, any action or proceeding brought directly or indirectly on behalf, in the name of anyone claiming standing through the Plaintiff or the Defendants, contrary to the provisions of the Releases as provided for in this agreement.

3. This mutual settlement agreement is a compromise of disputed claims and arises out of, connected with, and relating to the underlying action and is not to be constructed as an admission of liability on the part of any party, all of whom expressly deny liability.

4. The construction, effect and validity of this agreement is governed by the laws of the State of Nevada and shall bind and inure to the benefit of each party and constitutes the entire agreement among the parties with respect to the subject hereto and may not be amended, except in writing, executed by the party to be charged.

5. Each party agrees to do anything necessary, and to execute all instruments necessary proper to effectuate the provisions and intent of this agreement, and each party shall mark cancelled and deliver to the other all evidence of any debt or obligation owed to the other, including Notes, Deeds of Trust or promises to pay, including, but not limited to, that certain Promissory Note

- 3 -

Case 17-05016-BEA7263c Rage 1 Enverted 9 406 6728 200 210 304 1 12 80 80 189

executed by Zandian in favor of Fariborz Fred Sadri and the Star Living Trust for \$333,333 secured by a Deed of Trust on 4,400 acres of property in Washoe County, Nevada.

6. Each party warrants that he has the power, capacity and authority to enter into this Mutual Release.

7. The Plaintiff and the Defendants separately acknowledge that their execution of this Release is freely and voluntarily done, and that all Recitals are true and correct, and they have not assigned or transferred to any person the matters released hereunder.

8. All the terms and conditions herein are severable in the event that any terms held are considered unenforceable by any court of competent jurisdiction. This agreement shall be interpreted as if the unenforceable terms were not contained herein.

9. This mutual agreement shall not create any rights in any person who is not a party hereto.

10. This mutual settlement agreement may be signed in multiple originals, each of which is considered a counterpart of the others, and taken together shall constitute one original.

DATED the day above first written.

GHOŁAMREZA ZANDIAN JAZI

RAY KOROGHLI, individually

FARIBORZ FRED SADRI, individually and as Trustee of the Star Living Trust

- 4 -

WENDOVER PROJECT, LLC	WENDO	VER PF	OJECT.	LL	С
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BY:			
DI.			

NEVADA LAND & WATER RESOURCES, LLC

BIG SPRING RANCH, LLC
BY:______

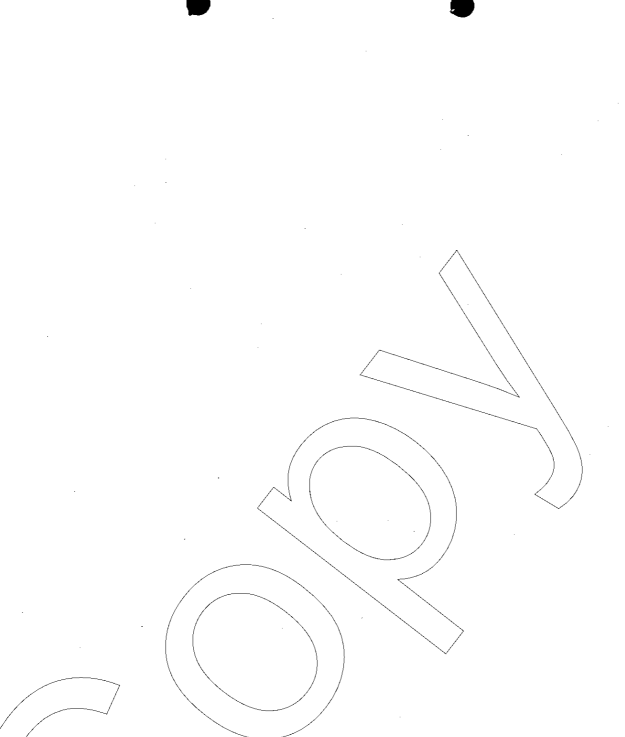
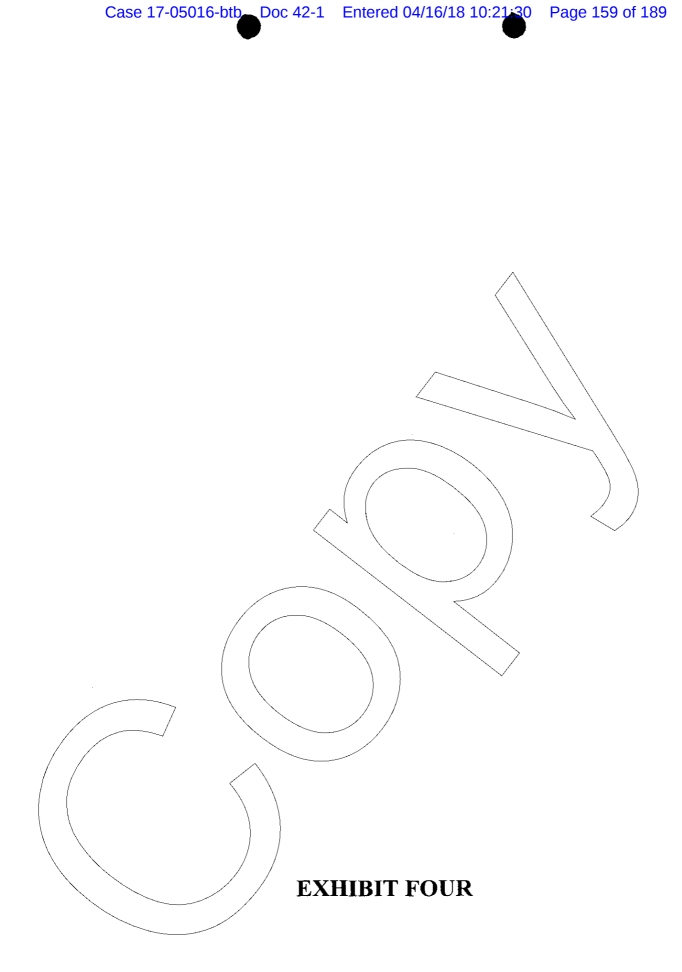
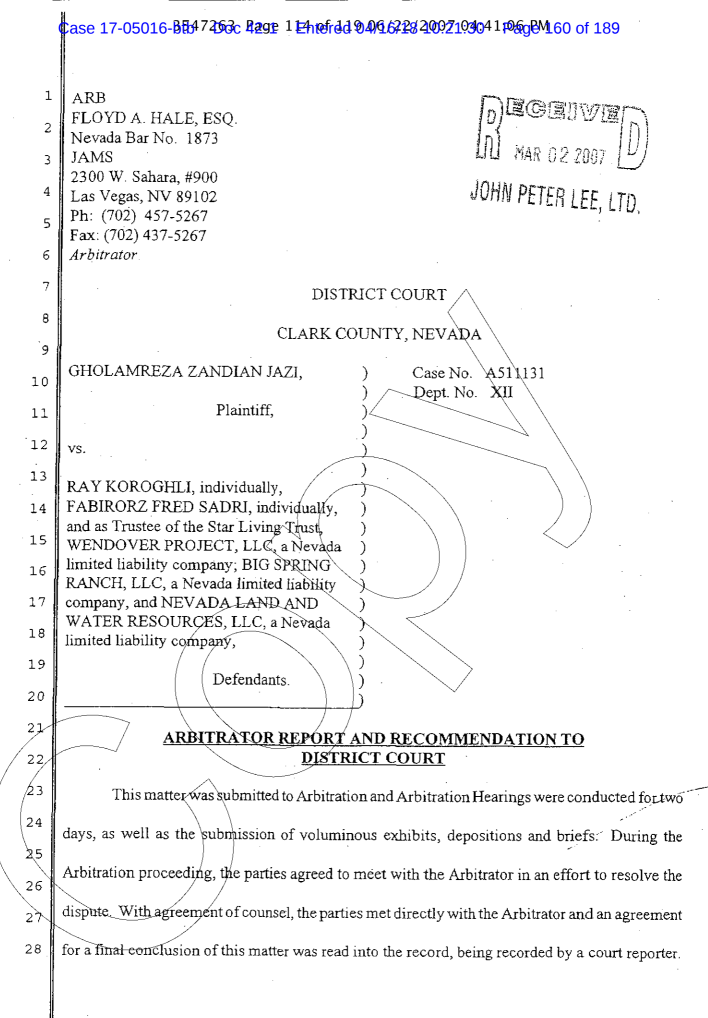


Exhibit 16

3547263 Page 112 of 119 06/22/2007 04:41:06 PM





EMAIL Thate@floydhate.con STER ē. Suite 900 SIER 2300 W. SAH. 2. SUITE 90. LAS VEGAS, NEVADA 89102 PHONE (702) 457-5267 EVIT 2 FLOYD A, HALE SPECI STER

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The undersigned then issued an Arbitration Decision based upon the evidence submitted as well
 as the agreement of the parties.

3 On January 11, 2007, counsel for the parties conducted a hearing before this Court 4 regarding confirmation of the Arbitration Award. Counsel for the parties could not reach an 5 agreement as to what documents needed to be signed to effect the Arbitration Decision. For that б 7 reason, the matter was referred back to the Arbitrator for further proceedings. The actual 8 reference, contained in page 25, line 6-14 of the January 11, 2007, transcript is as follows: 9 THE COURT: I'm going to resolve your problem. Its real easy. I am 10 going to refer the matter back to Floyd Hale for further proceedings, consistent with the 9/8/06 transcript. Those will include getting the 11 mechanism for the spouses of the parties to sign the documents, getting 12 a mechanism for the waiver of the release of the rights of first refusal that exist, entering into the settlement agreement the parties entered 13 into. If he is unable to reach an agreement among the parties, then I will have the final word. 14 15 The District Court has already indicated that wives of the principals will need to sign 16 documents. The following report and recommendation will reference the parties to the 17 Arbitration with the understanding that the District Court has already indicated that wives for 18 those parties will be required to sign all necessary documents. 19 IT IS REPORTED AND RECOMMENDED to the Court that the following documents 20 21 will need to be executed by the parties and their wives: 22 4,400 acres of real estate, owned by Poh Rah, LLC: The only members of the Pah Rah, 23 LLC are the parties to this action: Zandian Jazi; Ray Koroghli and Fred Sadri. These parties will 24 be required to sign a Grant Bargain Sale Deed to transfer the 4,400 acres of real estate to Zandian 25 26 Jazi. Fred Sadri will need to execute a full reconveyance of the Deed of Trust and release the 27 Promissory Note which was secured by the Deed of Trust as to this property. The parties will also 28

FLOYD A HALE SPECI STER 2300 W. SAHA, ...E. SUITE 900 LAS VEGAS, NEVADA 89102 PHONE (702) 457-5267 EMAL Thale@floydhale.com 1 have to sign a waiver of any right of first refusal to this property.

320 acres owned by Big Springs Ranch, LLC. The only members of the Big Springs Ranch LLC, are the parties to this action and Mr. Abrishami. If Mr. Zandian Jazi can obtain the signature of Mr. Abrishami on a Deed to transfer this property, then the parties to this action must all execute a Grant Bargain Sale Deed transferring this real estate to Zandian Jazi. If Mr. Jandian Jazi is unable to obtain the signature of Mr. Abrishami, then Mr. Sadri and Mr. Koroghli are required to sign a Quit Claim Deed from Big Springs Ranch, LLC to Zandian Jazi to sign waivers of rights of first refusal.

\$250,000.00 Payment to Zandian Jazis. There has been a dispute as to what entity is 11 responsible for making this payment. During the Arbitration Proceedings, as well as during prior 12 13 meetings with the parties, it was represented to the Arbitrator that Mr. Sadri and Mr. Koroghli 14 would make this payment. It is Recommended that either Mr Sadri or Mr Koroghli, or both, are 15 individually responsible for this payment. Sadri and Koraghli may, however, execute the 16 payment check or draft in whatever representative capacity that they believe is the most appropriate.

19 Transfer of Wendover Project, NLC Interest: Zandian Jazi has agreed to waive or transfer any interest that he has, if any, in the Wendover Project, LLC. Mr. Netzorg has argued that it is 2Xincumbant upon Mr. Zandian Jazi to obtain signatures on waivers of rights of first refusal from all members of the LLC. This was not part of the settlement agreement and the District Court should be aware that the Defendants contested that Zandian Jazi even owned rights in the Wendover Project, L/LC at the time of the arbitration.

It is the Report and Recommendation of the Arbitrator that Zandian Jazi sign a transfer of all interest that he owns in the Wendover Project, LLC directly to: "Wendover Project, LLC."

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Zandian Jazi must also sign a waiver of any right of first refusal that he has as to that LLC.

The remaining managing members of the Wendover Project LLC are responsible for determining the appropriate allocation of the Zandian Jazi interest. If they believe that it is necessary to obtain waivers of rights of first refusal to make that allegation of interest, then it is their responsibility to do so. Before distributing Mr. Zandian Jazi's interest, the managing members of the LLC should either distribute that interest in accordance with the operating agreements or, alternatively, obtain whatever signatures that the managing members determine are necessary to make a different distribution or allocation of that interest. It would seem unfair to place this burden on the transferring party who is merely transferring his interest to the entire Wendover Project, LLC.

13 Big Springs Ranch, LLC: As with the Wendover Project, LLC, Mr. Zandian Jazi will be 14 required to execute a transfer of interest and waiver of any interest of the Big/Springs Ranch, 15 LLC, directly to: "Big Springs Ranch, LLC." He must also execute a waiver of right of first 16 refusal that he would have under that LLC. As stated with the Wendover Project, LLC, it is the 17 18 duty of the managing members of the Big Springs Ranch, LLC, to make an appropriate 19 distribution or allocation of this interest. The remaining managing members of the Big Springs 20 Ranch, LLC must either transfer the property as required by the operating agreement or obtain $2\mathcal{X}$ whatever waivers of rights of first refusal that are necessary to make a transfer which they believe 22 23 are necessary.

CONCLUSION:

Mr. Netzorg has contested the requirement that the receiving LLC entities are required to obtain waivers of rights of first refusal. Actually, waivers are not necessary if the receiving interest is transferred pursuant to the operating agreement. If the managing members want to

FLOYD * HALE SPECI i ITER 2300 W. SANK, S. SUITE 900 LAS VEGAS, NEVADA 89102 LAS VEGAS, EMAIL fhale@floydhale.com 1

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obtain waivers of rights of first refusal to make a different distribution, they are certainly free to 1 2 do so. That should not be the burden of Mr. Zandian Jazi. 3 Mr. Netzorg has also asked for numerous documents regarding a purported transfer of Mr. 4 Zandian Jazi's shipyard stock. There was absolutely no evidence that any entity related to these 5 proceedings acknowledged receipt of that stock or issued any credit related to receipt of that б 7 stock. Although that stock was discussed during the Arbitration proceedings, there was no 8 competent evidence regarding that stock being relevant to the Arbitration proceedings. 9 RESPECTFULLY SUBMITTED this 28th day of February, 200710 11 By: 12 FLOYD A HALÈ 2300 W. Sahara, #900 13 Las Vegas, NV 89102 Arbitrator 14 15 CERTIFICATE OF FACSIMILE AND MAIL 16 I hereby certify that on the O 17 day of February, 2007, I faxed and mailed a true and correct copy of the foregoing addressed to: 18 John Peter Lee, Esq/ 19 830 Las Vegas Boulevard South 20 Las Vegas, NV 89101 Attorneys for Plaintiffs 21 Fax No/ 383-9950 TEMATION 2*X* 6 NRS 2398.030 John Netzorg, Esq. thereby offern that the 23 2810 West Charleston Blvd. #H-81 filed in District Court case number Las Vegas, NV 89\02 DOES NOT official the social sedurity number of any person. 24 Attorneys for Defendants Fax No. 878-1255 25 26 By: 27 Employee of Jams 28

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WASHOE COUNTY RECORDER

OFFICE OF THE RECORDER KATHRYN L. BURKE, RECORDER

1001 E. NINTH STREET POST OFFICE BOX 11130 RENO, NEVADA 89520-0027 PHONE (775) 328-3661 FAX (775) 325-8010

LEGIBILITY NOTICE

The Washoe County Recorder's Office has determined that the attached document may not be suitable for recording by the method used by the Recorder to preserve the Recorder's records. The customer was advised that copies reproduced from the recorded document would not be legible. However, the customer demanded that the document be recorded without delay as the parties rights may be adversely affected because of a delay in recording. Therefore, pursuant to NRS 247.120 (3), the County Recorder accepted the document conditionally, based on the undersigned's representation (1) that a suitable copy will be submitted at a later date (2) it is impossible or impracticable to submit a more suitable copy.

By my signing below, I acknowledge that I have been advised that once the document has been microfilmed it may not reproduce a legible copy.

Ignature 001768 JOHN PETER LEE, ÉSQ./, Printed Name

June 19, 2007

Date

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Exhibit 11

Exhibit 11

Exhibit 11

 $\begin{array}{c} 079-150-09; & 079-150-10; & 079-150-13; \\ \textbf{Case 17-05016-btb}_{0.84-040-04; & 084-040-06; \\ 084-040-10; & 084-130-07; & 084-140-17 \end{array} \begin{array}{c} 084-040-06; \\ 084-040-10; & 084-130-07; & 084-140-17 \end{array}$

Recording Requested by:

Name: <u>Wright Finlay & Zak, LLP</u> Address: 7785 W. Sahara Ave., Suite 200 City/State/Zip: <u>Las Vegas, Nevada 89117</u>

When Recorded Mail to:

Name: <u>Wright Finlay & Zak, LLP</u> Address: <u>7785 W. Sahara Ave., Suite 200</u> City/State/Zip: <u>Las Vegas, Nevada 89117</u>

Mail Tax Statement to:

Name:

Address:

City/State/Zip:

(for Recorder's use only)

Lawrence R. Burtness - Recorder Fee: \$39.00 RPTT: \$0.00 Page 1 of 23

Order on Stipulation for Final Resolution of Litigation

(Title of Document)

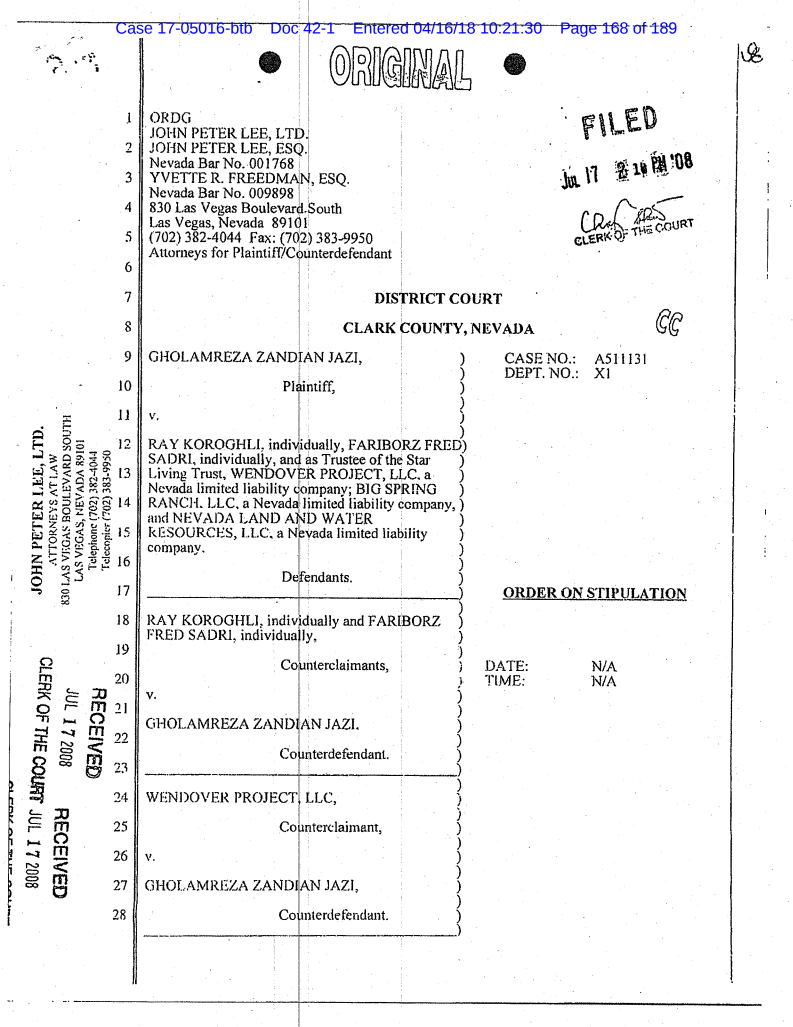
Please complete Affirmation Statement below:

 \square I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

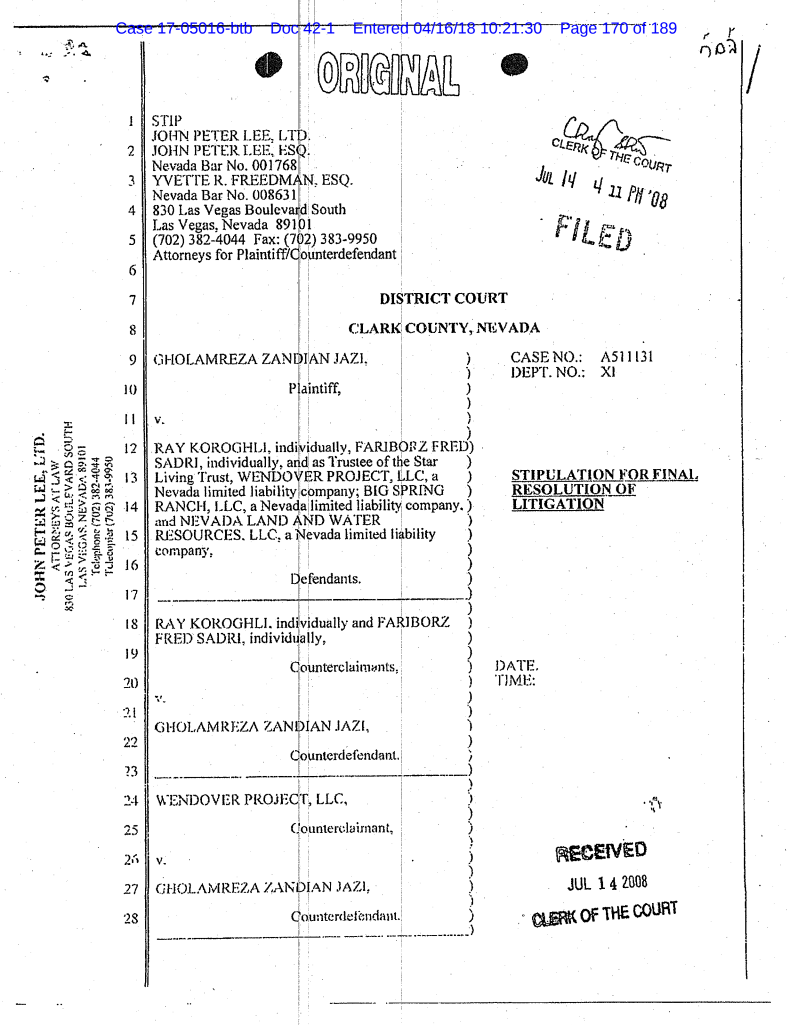
-OR-

I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the personal information of a person or persons as required by law:

(State spesific law)	<u> </u>		Attorney	
Signature			Title	
Yanxiong Li, Esq.				
Printed Name	······································	<u> </u>		
This page added to provide additional ir and NRS 239B.030 Section 4.			111.312 Sections 1-	-2
This cover page must be typed or printe	d in black in	k.	(Additional reco	ording fee applies)



Case 17-05016-btb Doc 42-1 Entered 04/16/18 10:21:30 Page 169 of 189 GHOLAMREZA ZANDIAN JAZI, 1 2 Counterclaimant. 3 v. WENDOVER PROJECT, LLC, 4 5 Counterdefendant. 6 1334.022860-JLR Upon reading and filing the Stipulation for Final Resolution of Litiation and the Agreement 7 8 attached, and good cause appearing, it is ORDERED that the parties are to comply with the Stipulation and Agreement, and it is 9 10 further ORDERED that this Court will retain jurisdiction over the parties to enforce the Stipulation 11 830 LAS VEGAS BOULEVARD SOUTH JOHN PETER LEE, LTD 12 and Agreement. AS VEGAS, NEVADA 89101 CA l`elephone (762) 382-4044 cłecopie: (702) 383-9950 VITORNEYS AT LAW Dated this 15 day of July 2008. 13 14 Honorable Elizabeth 6n7 15 81 District Court Judge SUBMITTED BY: 16 JOHN PETER LEE, LTD 17 18 19 **IOHN** PETER LEE, ESQ. 20 Nevada Bar No. 001768 YVETTE R. FREEDMAN, ESO. 21 Nevada Bar No. 009898 830 Las Vegas Boulevard South 22 Las Vegas, Nevada 89101 Ph: (702) 382-4044/Fax: (702) 383-9950 23 Attorneys for Plaintiff/Counterdefendant 24 CLENN UT INE UCUHI 1111111111111 5 2017 ?



GHOLAMREZA ZANDIAN JAZI,

Counterclaimant,

4 WENDOVER PROJECT, LLC,

Case 17-05016-btb Doc 42-1

Counterdefendant.

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This Stipulation is made and entered by and between the parties to this litigation acting by and through their respective undersigned counsel and, based upon the following Recitals, stipulate and agree for their clients as to the particulars and matters hereinafter set forth.

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WHEREAS litigation was commenced in the above entitled action brought by Gholamreza Zandian Jazi and others against Fred Sadri, Ray Koroghli and others, which was referred to arbitration by agreement and the ensuing arbitration award confirmed by this Court and later appealed by the Defendants to the Supreme Court of the State of Nevada where it is presently pending as Case No. A511131; and

WHEREAS these parties have negotiated a settlement of all of the issues presented in the litigation and appeal and other issues subsidiary to the litigated items and have reached a resolution and have reduced the settlement to a written Agreement to be read and approved by this Court and the parties ordered to comply with the provisions thereof, with the Court to retain jurisdiction for the purpose of enforcing said Agreement, a copy of which is attached hereto as Exhibit "1."

NOW, based upon these Recitals, the parties agree as follows:

1. That all claims by any party against the other on account of any matters arising from
 their business relationships which are the subject of this litigation and appeal are released, discharged
 and satisfied save and except for the continuing obligations and matters set forth in the Agreement,
 a copy of which is attached to this Stipulation and incorporated herein by this reference.

25 2. The parties, and each of them, are to be ordered by the above entitled Court to comply
26 with the provisions of the Agreement in all respects. The Court shall retain jurisdiction of this matter
27 for the purpose of enforcing the Agreement upon proper application of any of the parties hereto.
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830 LAS VEGAS BOULEVARD SOUTH

ATTORNEYS AT LAW

LAS VEGAS, NEVADA 891

Celephone (702) 382-4044 Celecopier (702) 383-9950

JOHN PETER LEE. LTD.

3. It is to be further ordered by the Court that the four Lis Pendens heretofore recorded
 will be ordered released and discharged and of no further force and effect as of the date of the
 signing of the Court's order.

4. All bonds by any party shall be released by the Court's order.

5. When all of the executory provisions of the Stipulation have been met and discharged, any party may apply for final dismissal of this action with prejudice provided, however, that no party may revive or relitigate any of the issues, the subject of these proceedings now, the arbitration or the subject of the appeal to the Supreme Court of Nevada. All such issues are determined, settled, resolved and dispensed with.

DATED this ____ day of June, 2008.

JOHN PETER LEE, LTD.

OHN PETER LEE, ESQ. Nevada Bar No. 001768 YVETTE R. FREEDMAN, ESQ. Nevada Bar No. 009898 830 Las Vegas Boulevard South Las Vegas, Nevada 89101 (702) 382-4044/ Fax (702) 383-9950

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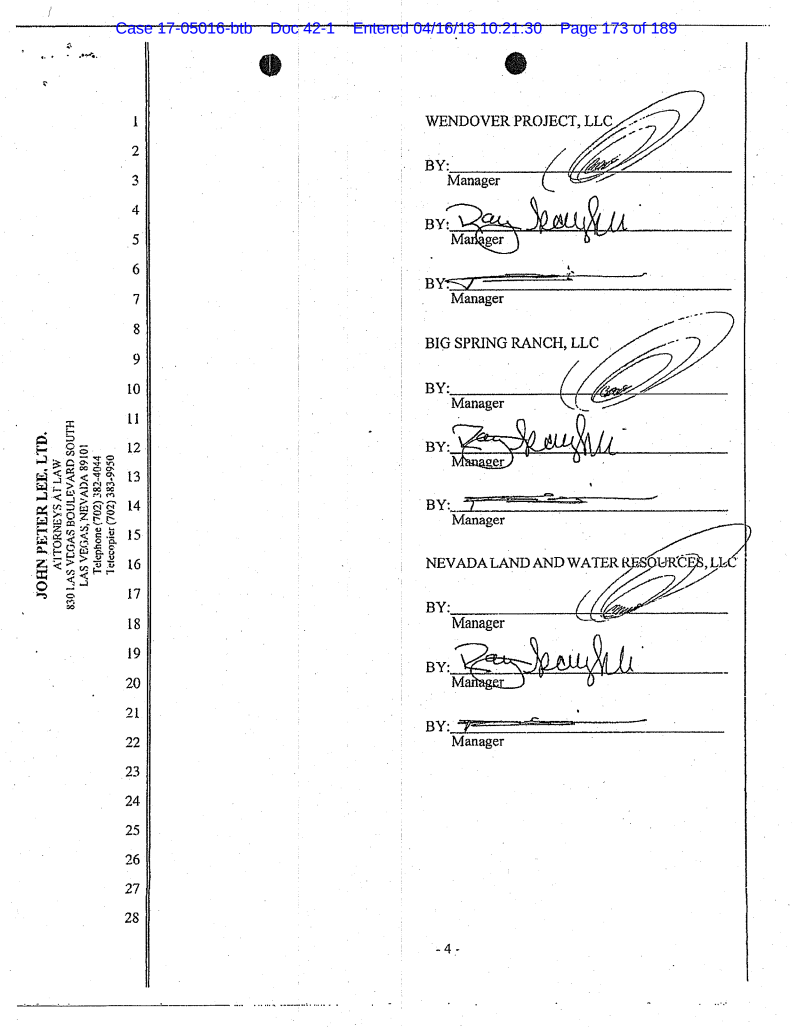
BY: / Uter Edited Steven L. Day, Esq. / Nevada Bar No. 003708 1060 West Wigwam Parkway Henderson, Nevada 89074

GHOLAMREZA ZANDIAN JAZI

individually

- 3 -

FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust



SETTLEMENT AND MUTUAL RELEASE AGREEMENT

This Agreement is made and entered into this 17th day of June, 2008, "effective date" by and between Reza Zandian ("Zandian"), Fred Sadri individually and as trustee of Star Living Trust ("Sadri") and Ray Koroghli ("Koroghli") individually and as Members and Managing Members of Wendover Project, LLC, Nevada Land & Water Resources, LLC and Big Spring Ranch, LLC.

1. RECITALS

1.1 WHEREAS Sadri is joined in this Agreement in his individual capacity and as Trustee of the Star Living Trust ("Trust") and

1.2 The use of the name "Sadri" shall reflect his agreement individually to the terms and provisions of this Agreement, and also his agreement to these terms and provisions as a Trustee of the Star Living trust without repetition of that fact through the body of this Agreement.

1.3 WHEREAS Zandian, Sadri and Koroghli are or have been Managing Members of Wendover Project, LLC ("Wendover"), Nevada Land and Water Resources, LLC ("Nevada Land") and Big Spring Ranch, LLC ("Big Spring"), jointly LLC's and this Agreement binds the individual parties and the LLC's identified; and

1.4 WHEREAS all of the above are limited liability companies formed in and doing business in the State of Nevada; and

1.5 WHEREAS each individual party to this Agreement is married, and each individual party will indemnify each and every other party on account of any causes of actions,

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claims or demands made by their respective spouses on account of any of the matters contained in this Agreement and hold each of them harmless therefrom; and

1.6 WHEREAS Zandian has been denied access to the books and financial affairs of the LLC's and the nature and extent of the assets of each of the LLC's since May, 2004, and accordingly has no information concerning the admission of members, the sale of assets of the LLC's, the debts incurred or any financial information whatsoever, all of which is within the knowledge and control of Sadri and Koroghli, but which information will be revealed to Zandian as herein provided; and

1.7 WHEREAS litigation was commenced by Zandian on the 10th day of October, 2005 as Plaintiff who brought suit in the Nevada Eighth Judicial District, Clark County Nevada, against Sadri and Koroghli and the LLC's named herein as Case No. A511131, which litigation resulted in a Judgment in Zandian's favor entered on the 8th day of June, 2007, which Judgment has been appealed and cross-appealed and is presently pending in the Supreme Court of Nevada as Case No. 49924 (jointly "Litigation"); and

1.8 WHEREAS the parties intend that they will, in writing, acknowledge Zandian as a Managing Manager in good standing in each of the LLC's referred to in these Recitals with equal voting rights as Sadri and Koroghli and same rights and benefits he had before May 2004 granted by Operating Agreement of ("Wendover") and (Big Spring Ranch"); and

1.9 WHEREAS the parties hereto have a dispute as to the control and ownership of the LLC's identified in Section 1.3 as well as other properties held by them as tenants in common. It is the intention of the parties to this agreement to resolve all outstanding disputes

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between and amongst them that exist as of the date of this Settlement Agreement and Mutual Release. This Agreement is intended as a full and complete compromise of the various disputes between the parties hereto and should serve as a complete resolution thereof.

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2. TERMS OF AGREEMENT

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The parties hereby agree to the following terms and agree to perform any and all acts necessary, including signing necessary documents, to implement the following agreements:

2.1 Wendover Project, LLC

2.1.1 The Wendover Operating Agreement dated December 26, 2003 and signed on December 28, 2003, shall remain in full force and effect except as set forth in this Settlement Agreement and Mutual Release;

2.1.2 The acquisition price of the property presently held by Wendover Project, LLC ("Wendover"), shall be reduced by \$3 million to \$12 million, which reflects a withdrawal of the credit given to Zandian for the delivery of the Damen Shipyard stock. Sadri and Koroghli and ("Wendover") disavow any claim to that stock, and Zandian shall be free to pursue that stock from Pico Holdings;

2.1.3 The parties agree that only the Wendover's sale of +/- 32 acres to Peppermill Hotel & Casino is recognized, acknowledged and shall be given full force and effect;

2.1.4 Zandian, Sadri and Koroghli are and hereinafter shall be the managing members of Wendover. In that regard, the Wendover operating agreement shall be amended to require that any decision shall be made with advance written notice being given to all three managing members and a vote of two out of the three managing members being binding, each managing member shall have equal voting power. Any amendment to the Operating Agreement shall require a unanimous vote of all three managers;

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2.1.5 Zandian, Sadri and Koroghli, as managing members, shall each receive one-third (1/3) of the six percent (6%) brokerage fee, which would otherwise be received by Network Realty for any future sales or lease from the Wendover, LLC, excluding the prior sale to Peppermill.

2.1.6 Zandian, Koroghli and Sadri are and will hereinafter be deemed the managing members of Wendover Project LLC, with the right for each to receive one-third (1/3) of fifty percent (50%) of the net profit received from the sale, lease or development of any Wendover Project, LLC property. The net profit shall be calculated as follows:

- a. First priority is the repayment of all members' interests on a pro-rata basis, without interest;
- b. Second priority is repayment of closing costs, property taxes and development expenses related to ("Wendover"), including brokerage commissions;

c. This will yield the net profit, Fifty Percent (50%) of which shall be distributed to all members, pro-rata on the amount of their investment, and the remaining Fifty Percent (50%) shall be distributed to Zandian, Koroghli and Sadri equally, one-third (1/3)each.

2.1.7 Zandian, Koroghli and Sadri Agreed that since all of ("Wendover") Members benefited from the reduction of ('Wendover") property acquisition costs, all legal fees paid or to be paid related to defend the above Litigation specified in Recital 1.7 shall be paid by Wendover Project LLC to the defense attorneys.

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2.2 Big Springs Ranch, LLC

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2.2.1 Zandian, Sadri and Koroghli are and hereinafter shall be the managing members of Big Spring Ranch LLC. In that regard, Big Spring Ranch LLC operating agreement of December 26, 2003 and signed on December 28, 2003 shall be amended to require that any decision shall be made with advance written notice being given to all three managing members and a vote of two out of the three managing members being binding, each managing member shall have equal voting power. Any amendment to the Operating Agreement shall require a unanimous vote of all three managing members;

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2.2.2 Proceeds from the sale, lease or other disposition of Big Springs Ranch property or assets shall be as follows:

- First priority is repayment of total purchase amount of Two Million Eight Hundred Thousand and 00/100 Cents (\$2,800,000) to be paid to contributors Sadri and Koroghli, Nine Hundred Thousand Dollars and 00/100 Cents (\$900,000) each without interest and other member, One Million Dollars and 00/100 Cents (\$1,000,000) without interest according to their initial investment;
- Second priority is to the payment of all property taxes, closing costs or development expenses related to Big Spring Ranch paid by Sadri and/or Koroghli, less any rent collected;
- The balance of any proceeds "net profit" shall be paid to Sadri and Zandian equally or Twenty-Six and Sixty Six percent 26.66% each; and to Koroghli Twenty Five Percent (25%); and to other member Twenty Percent (20%) per Unanimous Agreement of all three Managing Members

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signed and agreed with other member dated December 28, 2003 (Mr. Abrishami 20%, Mr. Sadri 26.666%, Mr. Zandian 26.666% and Mr. Koroghli 26.666%) further personal concession of Mr. Koroghli to other member One and Sixty Six Percent (1.66%) which brings the members interest to Twenty One and Sixty Six Percent (21.66%).

2.3 The Sparks 320 acres

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2.3.1 320 acres of the property presently in Big Springs Ranch, LLC, APN 076-100-19 Washoe County shall be transferred to Zandian, Sadri and Koroghli as tenants in common in equal shares Thirty Three and One Third (33.33%) each;

2.3.2 The proceeds from the sale, lease or other disposition of the Sparks 320 acres shall be as follows:

- First priority is to repayment of the initial investment of Forty Seven Thousand Five Hundred Dollars and 00/100 Cents (\$47,500) each to Koroghli and Sadri, without interest;
- Second priority shall be to payment of property taxes, closing costs or any development expenses related to 320 acres paid by Sadri and/or Koroghli without interest;
- The remaining proceeds shall be distributed equally one-third (1/3) each to Zandian, Koroghli and Sadri.

2.4 The Pah Rah Property

2.4.1 The property generally known to the parties as the Pah Rah Property, consisting of 4,485.76 acres in Washoe County with APN Nos. 079-150-09; 079-150-10; 079-150-13;

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084-040-02; 084-040-04; 084-040-06; 084-040-10; 084-130-07 and 084-140-17 is and shall remain owned by Zandian, Sadri and Koroghli equally as tenants in common.

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2.4.2 On or before August 6, 2008, Koroghli shall pay Sadri the amount of Four Hundred Thousand Dollars and 00/100 Cents (\$400,000.00).

2.4.3 The proceeds from any sale of the Pah Rah Property shall be as follows:

a. First priority is to pay Six Hundred Sixty Six Thousand Six Hundred Sixty Six Dollars and 67/100 Cents (\$666,666.67) to Sadri without interest and Three Hundred Thirty Three Thousand Three Hundred Thirty Three Dollars and 33/100 Cents (\$333,333.33) paid to Koroghli without interest;

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- b. Second priority is repayment of any property taxes, closing costs,
 development costs or expenses (excluding foreclosure costs) paid by Sadri
 and/or Koroghli or to be paid by mutual unanimous agreement without
 interest;
- c. The remaining proceeds shall be distributed Thirty Two and One Half
 Percent (32.5%) to Zandian, Thirty Five Percent (35%) to Sadri and Thirty
 Two and One Half Percent (32.5%) to Koroghli.

2.4.4 The Promissory Note of August 3, 2003, in the amount of +/- \$333,956 by Zandian to Sadri and related deed of trust shall be and is hereby cancelled, void and satisfied in full.

2.5 The bond of \$250,000.00 posted by ("Wendover") in the Litigation shall be released and that amount paid to Zandian's attorney John Peter Lee, Ltd. on or before June 24, 2008 as full and complete satisfaction of the judgment and all legal costs owed by Zandian to John Peter Lee. Ltd. in all cases. Zandian shall therefore record a satisfaction of judgment.

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2.6 . Zandian has recorded a lis pendens against all properties identified in this Settlement Agreement and shall file a release of lis pendens against all said properties.

2.7 Zandian shall dismiss the Litigation with prejudice.

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2.8 Sadri and Koroghli shall within 30 days of this Agreement but not later than July 31, 2008 provide to Zandian the following documentation relating to Wendover Project, LLC and Big Springs Ranch, LLC:

1. Profit, loss and balance sheet after May, 2004 to present;

- Any written contracts for each under which any asset of the LLC is subject to sale or encumbrance;
- Records reflecting all income and disbursements from any bank, including Bank of America and/or First National Bank, including the proceeds of the Peppermill sale and rent or lease payments;

4. An acknowledgement by Sadri and Koroghli that each of the aforementioned documents is true and correct of what it purports to be;

- 5. all records to be provided above shall be given to each individual party to this Agreement and shall be reviewed by each of them and must be approved, confirmed and accepted by majority of two of three Managing Members parties hereto;
- 6. Sadri and Koroghli shall amend the list of Members and must file the new list with Secretary of State and introduce Zandian's name and shall introduce Zandian's signature to the Banks.

2.9 Subject to the obligations set forth in this Settlement Agreement and Mutual Release, Sadri, Koroghli and Zandian hereby release each other, their past and present

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employees, agents, insurers, attorneys, corporations and any other representatives from any and all claims, demands, debts, liabilities, damages, causes of action of whatever kind or nature, which are known or unknown as of the date of this Settlement Agreement and Mutual Release.

3. ATTORNEYS= FEES

If any legal action or other proceeding is brought by any of the parties hereto to enforce this Settlement Agreement or to recover damages or equitable relief for a breach or threatened breach thereof, the prevailing party shall recover its costs, expert witness fees, consulting fees and reasonable attorneys= fees incurred in such action or proceeding, which amount shall be determined by the Court and not a jury.

4. ENTIRE AGREEMENT

All prior or contemporaneous understandings or agreements between the parties are merged into this Settlement Agreement, and it alone expresses the agreement of the parties. This Settlement Agreement may be modified only in writing, signed by all the parties hereto, and no term or provision may be waived except by such writing. There are no other agreements or representations, express or implied, either oral or in writing, between the parties concerning the subject matter of this Settlement Agreement, except as specifically set forth in this Settlement Agreement. The parties have been represented by counsel in connection with the preparation of this Settlement Agreement.

5. APPLICABLE LAW

This Settlement Agreement was drafted through the joint efforts of the parties through counsel, and shall not be read for or against any party to this Agreement on that account. This Settlement Agreement is intended to be enforced according to its written terms under the laws of the State of Nevada. There are no promises, or agreements or expectations of the parties unless otherwise

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stated in this Settlement Agreement. Venue for any action should be exclusively in the State of Nevada and Nevada Eighth Judicial District, Clark County Nevada.

When fully executed, this Agreement, by stipulation shall be presented to the District Court, Clark County, Nevada which entered a judgment in this matter described in this Agreement. The Stipulation shall request that the court approve the terms and conditions of this Agreement and order the parties to comply with the terms and provisions thereof, and in order to do so retain jurisdiction over the cause and the parties in Case No. A511131 entitled Zandian et al. v. Sadri & Koroghli, et al.

6. BENEFIT

This Settlement Agreement shall be binding upon and inure to the benefit of the parties, and each of them, their successors, assigns, personal representatives, agents, employees, directors, officers and servants; Sadri and Koroghli Agreed that Zandian may transfer his rights to his own family trust.

7. COUNTERPARTS

This Agreement may be executed in any number of counterparts and each counterpart executed by any of the undersigned together with all other counterparts so executed shall constitute a single instrument and agreement of the undersigned. Facsimile copies hereof and facsimile signatures hereon shall have the same force and effect as originals.

8. **MUTUAL WARRANTIES**

Each party to this Settlement Agreement warrants and represents to the other that they have not assigned or transferred to any person not a party hereto any claim or other released matter, or any part or portion thereof, and that each party has the authority to sign this Settlement





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Agreement, and each individual executing this Settlement Agreement on behalf of any entity or person specifically warrants that he or she has the authority to sign this Settlement Agreement; If any term of this Agreement or the application of any term of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, all provisions, covenants and conditions of this Agreement, and all of its applications, not held invalid, void or unenforceable, shall continue in full force and effect and shall not be affected, impaired or invalidated in any way.

IN WITNESS WHEREOF, the parties have executed this Settlement Agreement on the day and year first written above.

REZA ZANDIAN	WIFE	<u>S</u>	-
RAY KOROGHLI JEan Martin	WIFE	• 	
FRED SADRI	wife_Vc	sin Sudr.	
STAR LIVING TRUST	_"TRUSTEE"		
WENDOVER PROJECT LLC BY ITS MANAGING	MEMBERS:		
REZA ZANDIAN FRED SADRI	RAY KOR(OGHLAR	upple.
BIG SPRING RANCH LLC BY-HTS MANAGING M	EMBERS:		•
REZA ZANDIAN	RAY KOR	OGHLI Katys	Lught



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IN WITNESS WHEREOF, the parties have executed this Settlement Agreement on the day and year first written above.

REZA ZANDIAN WIFE **RAY KOROGHLI** WIFE FRED SADRI WIFE STAR LIVING TRUST "TRUSTEE" WENDOVER PROJECT LLC BY TTS MANAGING MEMBERS: Hayher" **REZA ZANDIAN** RAY KOROGHLI FRED SADRI BIG SPRING RANCH LLC BY JPS MANAGING MEMBERS: RAY KOROGHLI FRED SADRI **REZA ZANDIAN**

11

R.K.

no:

NEVADA LAND & WATER RIGHTS LLC BY ITS MANAGING MEMBERS:

paryhle RAY KOROGHL FRED SADRI **REZA ZANDIAN** JOHN PETER LEE ESQ only as to the provisions of Paragraph 2.5 above

NOTICES

Entered 04/16/18 10:21:30

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Pursuant to this Settlement Agreement dated June 17, 2008, all notices are to be sent to the following mailing addresses via certified mail:

Mr. Fred Sadri & Star Living Trust 2827 South Monte Cristo Way Las Vegas, NV 89117

To:

To:

To:

Mr. Reza Zandian 8775 Coasta Verde Blvd., No. 501 San Diego, CA 92122

Doc 42-1

Mr. Ray Koroghli 3055 Via Sarafina Drive Henderson, NV 89052

Case 17-05016-blb

ACKNOWLEDGED BY:

FRED SADRI

REZA ZANDIAN

Date

6/19/08

Date

6-19-08

Date

Page 189 of 189

NOTICES :

Pursuant to this Settlement Agreement dated June 17, 2008, all notices are to be sent to the following mailing addresses via certified mail:

To:

Mr. Fred Sadri & Star Living Trust 2827 South Monte Cristo Way Las Vegas, NV 89117

Doc 42-1

To:

Mr. Reza Zandian 8775 Coasta Verde Blvd., No. 501 San Diego, CA 92122

To:

Mr. Ray Koroghli 3055 Via Sarafina Drive Henderson, NV 89052

ACKNOWLEDGED BY:

FRED SADR A-ZANDIAN

RAYKOROGHL

2008 JUNE 24

Date

6/19/08

Date

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Date



EXHIBIT B

EXHIBIT B

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1 2 3 4 5 6 7	Adam McMillen Nevada Bar No. 10678 amcmillen@bhfs.com BROWNSTEIN HYATT FARBER SCHRE 5371 Kietzke Lane Reno, NV 89511 Telephone: 775.324.4100 Facsimile: 775.333.8171 Attorneys for JED MARGOLIN	CK, LLP
8	IN THE UNITED STA	TES BANKRUPTCY COURT
9	FOR THE DIS	STRICT OF NEVADA
10		
11	In Re JAZI GHOLAMREZA ZANDIAN,	
12	Debtor.	Case No. BK-N-16-50644-BTB
13		Adversary No. 17-05016-BTB
14	FRED SADRI, AS TRUSTEE FOR THE STAR LIVING TRUST, DATED APRIL 14, 1997; RAY KOROGHLI AND	ANSWER AND AFFIRMATIVE DEFENSES OF JED MARGOLIN TO THE ADVERSARY
15 16	SATHSOWI T. KOROGHLI, AS MANAGING TRUSTEES FOR KOROGHLI MANAGEMENT TRUST,	COMPLAINT AND DEMAND FOR JURY TRIAL
17	Plaintiffs,	
18	V.	
19	JED MARGOLIN; JAZI GHOLAMREZA	
20	ZANDIAN; and all other parties claiming an interest in real properties described in this action,	
21	Defendants.	
22		
23	Defendant Jed Margolin, by and through	ugh his counsel of record, Adam McMillen, hereby
24	responds to the complaint as follows:	
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BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

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	6	2.	Def
	7	3.	Def
	8	4.	Def
	9	5.	Def
BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100	10	6.	Def
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ANSWER

Answering the numbered paragraphs of the Complaint, Jed Margolin states as follows:

PARTIES, JURISDICTION AND VENUE

- 1. Defendant denies the allegations contained in paragraph 1 of the complaint.
- 2. Defendant admits that jurisdiction is proper.
- 3. Defendant consents to entry of a final order or judgment by the Bankruptcy Court.
- 4. Defendant denies the allegations contained in paragraph 4 of the complaint.
- 5. Defendant admits that venue is proper.

6. Defendant lacks knowledge that Sadri is a resident of Clark County, Nevada, and lacks knowledge as to Sadri's status as a trustee of any trust, and therefore Defendant denies any such allegations; further, Defendant denies SLT is a legal owner of the Property.

7. Defendant lacks knowledge that the Koroghli's are residents of Clark County, Nevada, and lacks knowledge as to their status as trustees of any trust, and therefore Defendant denies any such allegations; further, Defendant denies KMT is a legal owner of the Property.

8. Defendant lacks knowledge regarding Zandian's residency status as he has maintained addresses all around the world, including in Nevada and California, and therefore denies the allegations regarding the same; Defendant admits that Zandian at one time had ownership interests in the Property but through the default judgment, Defendant now owns or is entitled to all of Zandian's rights to the Property, and Defendant denies the remaining allegations; Defendant admits that Zandian has used multiple aliases.

 Defendant denies residing in Clark County, Nevada; Defendant admits he is the sole owner of Parcels 2, 4 and 8 of the Property pursuant to the Sheriff's deeds upon sale recorded against each parcel.

GENERAL ALLEGATIONS

10. Defendant admits that such a document (Number 2900592) appears to have been recorded	ļ
with the Washoe County Recorder; Defendant lacks knowledge and therefore denies the	
remaining allegations contained in paragraph 10 of the complaint.	

11. Defendant admits that such a document (Number 2900592) appears to have been recorded with the Washoe County Recorder; Defendant lacks knowledge and therefore denies the remaining allegations contained in paragraph 11 of the complaint.

- 12. Defendant admits that such a document (Number 2900593) appears to have been recorded with the Washoe County Recorder; Defendant lacks knowledge and therefore denies the remaining allegations contained in paragraph 12 of the complaint.
- 13. Defendant admits that such a civil action appears to have occurred; Defendant lacks knowledge and therefore denies the remaining allegations contained in paragraph 13 of the complaint.
- 14. Defendant lacks knowledge and therefore denies the allegations contained in paragraph 14 of the complaint.
- 15. Defendant admits this happened and adds that the *Judgment Confirming Arbitration Award* was recorded in Washoe County on June 22, 2007, Document #3547263.
- 16. Defendant lacks knowledge and therefore denies the allegations contained in paragraph 16 of the complaint.
- 17. Defendant lacks knowledge and therefore denies the allegations contained in paragraph 17 of the complaint.
- 18. Defendant lacks knowledge and therefore denies the allegations contained in paragraph 18 of the complaint.

- 19. Defendant admits that such a document (Number 3758659) appears to have been recorded with the Washoe County Recorder; Defendant lacks knowledge and therefore denies the remaining allegations contained in paragraph 19 of the complaint.
- 20. Defendant admits the allegations contained in paragraph 20 of the complaint.
- 21. Defendant admits the allegations contained in paragraph 21 of the complaint.
- 22. Admit; however Defendant lacks knowledge if Plaintiffs assisted Zandian in that action and therefore denies any such allegation.
- 23. Defendant denies the allegations contained in paragraph 23 of the complaint; the Default Judgment was recorded in Washoe County, Document 4269631, recorded August16, 2013.
- 24. Defendant denies the allegations contained in paragraph 24 of the complaint.
- 25. Defendant admits the allegations contained in paragraph 25 of the complaint.
- 26. Defendant admits the allegations contained in paragraph 26 of the complaint.
- 27. Defendant admits the allegations contained in paragraph 27 of the complaint.
- 28. Defendant admits the allegations contained in paragraph 28 of the complaint.
- 29. Defendant admits the allegations contained in paragraph 29 of the complaint.
- 30. Defendant admits the allegations contained in paragraph 30 of the complaint.
- 31. Defendant admits the allegations contained in paragraph 31 of the complaint.
- 32. Cannot admit or deny as it appears to be a statement of law.
- 33. Defendant denies the allegations contained in paragraph 33 of the complaint.
 34. Defendant denies the allegations contained in paragraph 34 of the complaint.
 35. Defendant denies the allegations contained in paragraph 35 of the complaint.
 36. Defendant denies the allegations contained in paragraph 36 of the complaint.

37. Defendant denies the allegations contained in paragraph 37 of the complaint.

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1 38. Defendant denies the allegations contained in paragraph 38 of the complaint. 2 39. Defendant denies the allegations contained in paragraph 39 of the complaint. 3 40. Defendant denies the allegations contained in paragraph 40 of the complaint. 4 41. Cannot admit or deny as it appears to be a statement of law. 5 42. Defendant admits the allegations contained in paragraph 42 of the complaint. 6 43. Defendant denies the allegations contained in paragraph 43 of the complaint. 7 44. Defendant denies the allegations contained in paragraph 44 of the complaint. 8 9 45. Defendant denies the allegations contained in paragraph 45 of the complaint. 10 46. Defendant denies the allegations contained in paragraph 46 of the complaint. 11 47. Defendant denies the allegations contained in paragraph 47 of the complaint. 12 FIRST CAUSE OF ACTION 13 (Quiet Title/Declaratory Relief Pursuant to 28 U.S.C. § 2201, NRS 30.010 et seq., and NRS 40.010 et seq. versus all Defendants) 14 48. Paragraph 48 is an incorporation paragraph that is neither admitted nor denied. 15 49. Defendant admits this Court has the power to declare the rights of Defendant to the 16 17 property in question; Defendant denies the remaining allegations. 18 50. Defendant denies the allegations of paragraph 50 of the complaint. 19 51. Defendant denies the allegations of paragraph 51 of the complaint. 20 52. Defendant denies the allegations of paragraph 52 of the complaint as Defendant's 21 ownership is not adverse to Plaintiffs' interest. 22 53. Defendant denies the allegations of paragraph 53 of the complaint. 23 24 54. Defendant denies the allegations of paragraph 54 of the complaint. 25 55. Defendant denies the allegations of paragraph 55 of the complaint. 26 56. Defendant denies the allegations of paragraph 56 of the complaint. 27 57. Defendant admits the issue is ripe for judicial determination. 28 5

1	58. Defendant denies the allegations of paragraph 58 of the complaint.
2	59. Defendant denies the allegations of paragraph 59 of the complaint.
3	60. Defendant denies the allegations of paragraph 60 of the complaint.
4 5	61. Defendant denies the allegations of paragraph 61 of the complaint.
6	62. Defendant denies the allegations of paragraph 62 of the complaint.
7	<u>SECOND CAUSE OF ACTION</u> (Permanent and Preliminary Injunction versus All Defendants)
8	
9	63. Paragraph 63 is an incorporation paragraph that is neither admitted nor denied.
10	64. Defendant denies the allegations of paragraph 64 of the complaint.
11	65. Defendant denies the allegations of paragraph 65 of the complaint.
12	66. Defendant denies the allegations of paragraph 66 of the complaint.
13	67. Defendant denies the allegations of paragraph 67 of the complaint.
14	68. Defendant denies the allegations of paragraph 68 of the complaint.
15	69. Defendant denies the allegations of paragraph 69 of the complaint.
16 17	70. Defendant denies the allegations of paragraph 70 of the complaint.
	THIRD CAUSE OF ACTION
18	(Unjust Enrichment versus All Defendants)
19 20	71. Paragraph 71 is an incorporation paragraph that is neither admitted nor denied.
20 21	72. Defendant denies the allegations of paragraph 72 of the complaint.
22	73. Defendant denies the allegations of paragraph 73 of the complaint.
23	74. Defendant denies the allegations of paragraph 74 of the complaint.
24	75. Defendant denies the allegations of paragraph 75 of the complaint.
25	76. Defendant denies the allegations of paragraph 76 of the complaint.
26	77. Defendant denies the allegations of paragraph 77 of the complaint.
27	78. Defendant denies the allegations of paragraph 78 of the complaint.
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1	AFFIRMATIVE DEFENSES
2	Defendant asserts the following affirmative defenses, reserving the right to assert
3	additional defenses when and if they become appropriate.
4	First Affirmative Defense
5 6	To the extent applicable, Defendant hereby incorporates by reference all affirmative
7	defenses set forth in Rule 8(c) of the Federal Rules of Civil Procedure, made applicable to this
8	Adversary Proceeding pursuant to Rule 7008 of the Federal Rules of Bankruptcy Procedure.
9	Second Affirmative Defense
10	The complaint fails to state a claim upon which relief can be granted.
11	Third Affirmative Defense
12	The complaint and its claim for relief therein, are barred by the doctrine of estoppel.
13	Fourth Affirmative Defense
14	
15	Plaintiffs, by their own conduct or the conduct of their predecessors in interest, have
16	waived their claims asserted in the complaint.
17	Fifth Affirmative Defense
18	The causes of action in the complaint are barred, in whole or in part, because they are not
19	supported by the material facts necessary to establish the claims.
20	Sixth Affirmative Defense
21	Defendant reserves the right to amend its answer to correct and add defenses as further
22 23	information regarding the Plaintiffs' claims becomes available to it through the course of
23	discovery or otherwise.
25	
26	WHEREFORE, Defendant, having answered the complaint, prays that the same be
27	dismissed and the Plaintiff take nothing thereby, and that Defendant be awarded reasonable costs
28	and attorney fees in defending the same as allowed by law. Further, Defendant prays for
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BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

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1	judgment against Plaintiffs declaring Defendant as the sole title owner of the property in question.
2	DATED: June 29, 2017. BROWNSTEIN HYATT FARBER SCHRECK, LLP
3	/s/ Adam P. McMillen
4	Adam P. McMillen, Esq.
5 6	Nevada Bar No. 10678 5371 Kietzke Lane
7	Reno, Nevada 89511 Attorneys for Defendant Jed Margolin
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BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

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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 29 th day of June, 2017, I served the document	
4	entitled ANSWER AND AFFIRMATIVE DEFENSES OF JED MARGOLIN TO THE	
5	ADVERSARY COMPLAINT AND DEMAND FOR JURY TRIAL on the parties listed	
6 7	below via the following:	
8	Dana Jonathon Nitz, Esq.	
9	Yanxiong Li, Esq. 7785 W. Sahara Ave., Suite 200	
10	Las Vegas, NV 89117 Attorneys for <i>Plaintiffs</i>	
11	Fred Sadri, as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli and Sathsowi T. Koroghli, as Managing Trustees for Koroghli	
12	Management Trust	
13		
14	VIA FIRST CLASS U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Reno, Nevada for	
15	delivery to the foregoing.	
16	/s/ Jeff Tillison	
17	Employee of Brownstein Hyatt Farber Schreck, LLP	
18	15787330	
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EXHIBIT C

EXHIBIT C

Case 17-05016-btb Doc 42-3 Entered	d 04/16/18 10:21:30 Page 2 of 13
Matthew D. Francis	
Nevada Bar No. 6978 mfrancis@bhfs.com	
Arthur A. Zorio Nevada Bar No. 6547	
azorio@bhfs.com BROWNSTEIN HYATT FARBER SCHREC	K LLP
5371 Kietzke Lane Reno, NV 89511	
Telephone: 775.324.4100	
Facsimile: 775.333.8171 Attorneys for JED MARGOLIN	
IN THE UNITED STAT	ES BANKRUPTCY COURT
	TRICT OF NEVADA
In Re JAZI GHOLAMREZA ZANDIAN,	
	Case No. BK-N-16-50644-BTB
Debtor.	Adversary No. 17-05016-BTB
FRED SADRI, AS TRUSTEE FOR THE STAR LIVING TRUST, DATED APRIL 14,	Adversary 100. 17-03010-DTD
1997; RAY KOROGHLI AND SATHSOWI T. KOROGHLI, AS MANAGING	
TRUSTEES FOR KOROGHLI MANAGEMENT TRUST,	RESPONSE OF DEFENDANT AND CROSS- DEFENDANT JED MARGOLIN TO PLAINTIFFS' FIRST SET OF
Plaintiffs,	REQUESTS FOR ADMISSIONS
v.	
JED MARGOLIN; JAZI GHOLAMREZA ZANDIAN; and all other parties claiming an interest in real properties described in this	
action, Defendants.	
/	
PATRICK CANET,	
Counterclaimant, v.	
FRED SADRI, INDIVIDUALLY AND AS	
TRUSTEE FOR THE STAR LIVING TRUST; RAY KOROGHLI,	
INDIVIDUALLY; RAY KOROGHLI AND SATHSOWI T. KOROGHLI, AS	
MANAGING TRUSTEES FOR KOROGHLI MANAGEMENT TRUST,	
Counter-Defendants.	
	1

BROWNSTEIN HVATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

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 1
 PATRICK CANET,

 2
 Cross-Claimant,

 3
 v.

 4
 JED MARGOLIN,

 5
 Cross-Defendant.

TO: Plaintiffs and their attorneys of record:

Defendant and Cross-Defendant JED MARGOLIN, hereinafter referred to as ("Margolin"), by and through counsel, hereby responds to Plaintiffs' First Set of Requests for Admissions to Jed Margolin.

GENERAL OBJECTIONS AND RESPONSE

Margolin asserts and incorporates the following general objections as to each and every Request, whether or not they are repeated as to any specific Request below.

Margolin objects to the Requests to the extent they seek information or documents that 16 17 are protected from disclosure by any privilege or immunity, including the attorney-client 18 privilege, the work product doctrine, or any other privilege, doctrine or immunity available by 19 law. To the extent the Requests can be construed to seek privileged or protected documents or 20 information, Margolin asserts said privilege or protection, objects to the request, and will 21 provide only non-privileged, non-protected documents or information, if any. Any inadvertent 22 disclosure of any privileged information shall not be deemed or construed as a waiver of any 23 24 privilege or right of Margolin.

In responding to the Requests, Margolin does not waive, nor intend to waive,
any privilege or objection, including but not limited to, any objection to relevancy, materiality,
or admissibility of any of its responses or the subject matter addressed therein. No incidental

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or implied admissions are intended by the responses. The fact that Margolin has answered part or all of any request contained in these Requests is not intended to be, and shall not be construed as, a waiver by Margolin of any part of any objection to any Requests.

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2. Margolin objects to the Requests to the extent they seek information that is neither relevant to the parties' claims or defenses in the pending action, nor reasonably calculated to lead to the discovery of admissible evidence.

3. Margolin objects to the Requests to the extent that they seek to impose duties or burdens on him that are inconsistent with or in addition to those required by the Federal Rules of Civil Procedure (the "Rules"). To the extent there is any inconsistency between a particular request and the Rules, Margolin will comply with the Rules. Margolin specifically objects to the Requests to the extent they seek discovery beyond the scope permitted by the Rules, including but not limited to, the extent that what is sought is not both relevant to the actual claims and defenses in the Lawsuit and proportional to the needs of the case as measured by the factors set forth in the Rules.

4. Margolin objects to the Requests to the extent they are vague, ambiguous, overly broad, not appropriately limited in temporal scope, unreasonably cumulative or duplicative, or to the extent that compliance with the Requests would be unduly burdensome or oppressive.

5. Margolin objects to the Requests to the extent that they seek materials or information already known to or in the possession of Plaintiffs. Margolin objects to each Request to the extent it seeks electronically stored information from sources that are not reasonably accessible because of undue burden or cost.

6. Margolin objects to each Request to the extent that it contains express or implied
assumptions of fact or law with respect to matters at issue in this action. Margolin's responses

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and objections to the Requests are not intended to, and shall not, be construed as an agreement by Margolin with Plaintiffs' characterization of any facts.

7. All of Margolin's responses to these Requests are based upon information currently available after a reasonable, good faith investigation. Margolin objects to these Requests to the extent that discovery is ongoing and it is likely that some facts are not yet known to Margolin. Margolin expressly reserves his right to supplement and amend these responses and objections as discovery proceeds.

8. Margolin objects to the Requests to the extent that the Requests seek documents that are confidential or contain Margolin's proprietary information. Discovery activity in this case does involve production of certain confidential or proprietary information for which special protection from public disclosure and from use for any purpose other than prosecuting this litigation is warranted. Margolin will designate as "CONFIDENTIAL" or "CONFIDENTIAL – ATTORNEY EYES ONLY" under those documents he produces that contain confidential or proprietary information.

17 9. Margolin's decision to provide a Response notwithstanding the objectionable 18 nature of the Request should not be construed as: (a) an admission that the material is relevant; 19 (b) a waiver of the General Objections or the objections asserted in response to the specific 20 Request; or (c) an agreement that Requests for similar information will be treated in a similar 21 manner. Margolin reserves the right to assert additional objections to the Requests as 22 appropriate. Margolin specifically reserves all objections as to the competency, relevancy, 23 24 materiality, and admissibility of their Response or the subject matter thereof, all objections as to 25 burden, vagueness, over breadth and ambiguity, and all rights to object on any ground to the use of any Response, or the subject matter thereof, in any proceedings, including without limitation 27 the trial of this, or any other, action.

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BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

1 Subject to the foregoing objections, and the more specific objections set forth below, 2 Margolin responds and objects as follows: 3 **REQUESTS FOR ADMISSIONS** 4 **REQUEST FOR ADMISSION NO. 1:** 5 6 Admit that none of the JCAA did not convey any interest to Zandian. 7 **RESPONSE TO REQUEST FOR ADMISSION NO. 1:** 8 Objection, vague and ambiguous. The request is phrased in an incomprehensible or in a 9 double negative fashion, thereby rendering it unintelligible. Because the request cannot properly 10 be understood, Margolin must deny the same. 11 **REQUEST FOR ADMISSION NO. 2:** 12 Admit that none of the Quitclaim Deed attached to the JCAA appear in executed form on 13 title to the Property. 14 **RESPONSE TO REQUEST FOR ADMISSION NO. 2:** 15 Objection, vague and ambiguous. The request is phrased in an incomprehensible fashion 16 by using the term "none" and not providing definition to the terms "in executed form" or "on title 17 to the Property." Because the request cannot properly be understood, Margolin must deny the 18 same. 19 **REQUEST FOR ADMISSION NO. 3:** 20 21 Admit that YOU did not record any Affidavit of Judgment required under NRS 17.150(4) 22 with the Washoe Default Judgment. 23 **RESPONSE TO REQUEST FOR ADMISSION NO. 3:** 24 Objection, the request is not reasonably likely to lead to the discovery of admissible 25 evidence, and is therefore denied. 26 Objection, the request misstates the law when it implies that an affidavit pursuant to NRS 27 17.150(4) is required for a lien to be valid. NRS 17.150(2) states that a "transcript of the original 28 5

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docket or an abstract or copy of any judgment or decree of a district court of the State of Nevada or the District Court or court of the United States in and for the District of Nevada, the enforcement of which has not been stayed on appeal, certified by the clerk of the court where the judgment or decree was rendered, may be recorded in the office of the county recorder in any county, *and when so recorded it becomes a lien upon all the real property of the judgment debtor not exempt from the execution in that county*, owned by the judgment debtor at the time, or which the judgment debtor may afterward acquire, until the lien expires." (emphasis added). In other words, NRS 17.150(2) makes clear that the lien comes into existence upon the recordation of the judgment. This conclusion is supported by case law interpreting NRS 17.150(2). *See Leven v. Frey*, 123 Nev. 399, 403, 168 P.3d 712, 715 (2007) ("NRS 17.150(2) creates a lien on a debtor's real property in a particular county when a judgment is recorded in that county").

"It is the duty of [a] court, when possible, to interpret provisions within a common statutory scheme to avoid unreasonable or absurd results, thereby giving effect to the Legislature's intent." *S. Nevada Homebuilders Ass 'n v. Clark Cty*, 121 Nev. 446, 449, 117 P.2d 171, 173 (2005). Interpreting NRS 17.150(4) to be a requirement for the existence of a lien would render the above-emphasized language of NRS 17.150(2) nugatory. NRS 17.150(2) can only be harmonized with NRS 17.150(4) if the failure to record the affidavit referred to in NRS 17.150(4) has some other consequence beyond "nullifying" the lien automatically created by the plain language of NRS 17.150(2) by merely recording the judgment.

Therefore, since Request for Admission No. 3 is phrased in a way which misstates the law, it is denied.

RE

REQUEST FOR ADMISSION NO. 4:

Admit that YOU did not send any notice of the Execution Sale to Plaintiff Star Living
Trust.

RESPONSE TO REQUEST FOR ADMISSION NO. 4:

Objection, the request is not reasonably likely to lead to the discovery of admissible

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evidence. There is no requirement for a notice of execution sale to have been sent to Plaintiff Star Living Trust. Without waiving the objection, no notice of the Execution Sale was sent to Plaintiff Star Living Trust.

REQUEST FOR ADMISSION NO. 5:

Admit that YOU did not send any notice of the Execution Sale to Plaintiff Koroghli

Management Trust.

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<u>RESPONSE TO REQUEST FOR ADMISSION NO. 5</u>:

9 Objection, the request is not reasonably likely to lead to the discovery of admissible
10 evidence. There is no requirement for a notice of execution sale to have been sent to Plaintiff
11 Koroghli Management Trust. Without waiving the objection, no notice of the Execution Sale was
12 sent to Plaintiff Koroghli Management Trust.

REQUEST FOR ADMISSION NO. 6:

Admit that at the time of the Execution Sale, YOU were a professional real estate investor who routinely purchased properties at such judgment execution sales conducted by YOU or others.

<u>RESPONSE TO REQUEST FOR ADMISSION NO. 6</u>:

Objection, vague and ambiguous. "Professional real estate investor," "routinely
 purchased properties," and "such judgement execution sales" are vague and ambiguous. Denied.
 <u>REQUEST FOR ADMISSION NO. 7</u>:

Admit that YOU had notice of the Clark Stipulated Judgment knowledge at the time you
 recorded the Clark Default Judgment.

24 **RESPONSE TO REQUEST FOR ADMISSION NO. 7**:

Objection, vague and ambiguous. The request is vague and ambiguous because it uses the
term "notice of the Clark Stipulated Judgment knowledge," which is unintelligible. As such the
request is denied.

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REQUEST FOR ADMISSION NO. 8:

Admit that YOU had notice of the Quitclaim Deed at the time you recorded the Washoe Default Judgment.

<u>RESPONSE TO REQUEST FOR ADMISSION NO. 8:</u>

Objection, vague and ambiguous. The timing of notice in the request is vague and

7 ambiguous. Because the request is vague and ambiguous, it must be denied.

REQUEST FOR ADMISSION NO. 9:

Admit that YOU had knowledge prior to the Execution Sale that YOU would obtain only Zandian's one-third undivided ownership interest in the Property.

RESPONSE TO REQUEST FOR ADMISSION NO. 9:

Objection, calls for a legal conclusion. Without waiving said objection, Denied.

REQUEST FOR ADMISSION NO. 10:

Admit that YOU routinely obtain information from title companies regarding Property

16 prior to the Execution Sale.

17 **RESPONSE TO REQUEST FOR ADMISSION NO. 10**:

18 Objection, vague and ambiguous. The request is unintelligible as stating as an assumption

19 || that something is regularly done, but only referring to an event on one specific date (April 3,

20 2015) regarding the Property. Such a contention is *nonsequitur*. As such, Margolin denies the

21 request.

Property.

22 **REQUEST FOR ADMISSION NO. 11**:

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RESPONSE TO REQUEST FOR ADMISSION NO. 11:

Objection, the term "regarding marketable title" is not defined and therefore is vague and ambiguous. Black's Law Dictionary, *Marketable Title*, 970-71(6th ed 1990) defines "marketable

Admit that YOU contacted a title insurance company regarding marketable title for the

title" as:

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A title which is free from encumbrances and ay reasonable doubt as to its validity, and such as a reasonably intelligent person, who is well informed as to facts and their legal bearings, and ready and willing to perform his contract, would be willing to accept in exercise of ordinary business prudence.... Such a title as is free from reasonable doubt in law and in fact; not merely a title valid in fact, but one which readily can be sold or mortgaged to a reasonably prudent purchaser or mortgagee; one acceptable to a reasonable purchaser, informed as to the facts and their legal meaning, willing to perform his contract, in the exercise of that prudence which businessmen usually bring to bear on such transactions; one under which a purchaser may have quiet and peaceful enjoyment of the property; one that is free from material defects, or grave doubts, and reasonably free from litigation....

8

Because the term "regarding" is not defined, the request is unintelligibly vague and

ambiguous. It can be construed as a request being made to a title insurance company for a policy

of insurance assuring that title to the Property is vested in a particular individual or individuals; it

can be construed as an inquiry to a title insurance company about what "marketable title" means;

it can be construed as an inquiry to a title insurance company about what services can be offered

with regard to investigating "marketable title" of the Property; it can be construed in other ways

as well.

Because the request is impermissibly vague and ambiguous, it is objected to on that basis and therefore denied.

REQUEST FOR ADMISSION NO. 12:

Admit that YOU were the only bidder to bid on the Property at the Execution Sale.

20 **RESPONSE TO REQUEST FOR ADMISSION NO. 12**:

Admitted.

22 **REQUEST FOR ADMISSION NO. 13**:

Admit that, at the time of the Execution Sale, the auctioneer did not indicate the Property was sold free and clear of any co-ownership claim or interest.

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RESPONSE TO REQUEST FOR ADMISSION NO. 13:

Objection, the Margolin is without sufficient information to either admit or deny the request because the Margolin was not personally present at the Execution Sale, and therefore has

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REQUEST FOR ADMISSION NO. 14:

Admit that YOU have no personal knowledge regarding whether the Sheriff sent any notice to Plaintiff Star Living Trust.

RESPONSE TO REQUEST FOR ADMISSION NO. 14:

Admit.

REQUEST FOR ADMISSION NO. 15:

Admit that YOU have no personal knowledge regarding whether the Sheriff sent any notice to Plaintiff Koroghli Management Trust.

RESPONSE TO REQUEST FOR ADMISSION NO. 15:

Admit.

REQUEST FOR ADMISSION NO. 16:

Admit that the deed YOU received as a result of the Execution Sale was made expressly

16 without warranty as to title.

RESPONSE TO REQUEST FOR ADMISSION NO. 16:

Objection, calls for a legal conclusion. Without waiving such objection, denied.

REQUEST FOR ADMISSION NO. 17:

Admit that the purchase price at the Execution Sale was less than 20% of the fair market value of the Property at the time of that sale.

<u>RESPONSE TO REQUEST FOR ADMISSION NO. 17</u>:

Denied.

REQUEST FOR ADMISSION NO. 18:

Admit that YOU have received income from YOUR interest in the Property.

RESPONSE TO REQUEST FOR ADMISSION NO. 18:

Denied.

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REQUEST FOR ADMISSION NO. 19:

Admit that YOU have no evidence that Plaintiffs were notified of the Execution Sale prior to that sale.

RESPONSE TO REQUEST FOR ADMISSION NO. 19:

Objection, the form of the request is not a proper request for admission pursuant to Rule 36, Federal Rules of Civil Procedure which authorizes a request to admit "the truth of any matters within the scope of Rule 26(b)(1) relating to: (A) facts, the application of law to fact, or opinions about either, and (B) the genuineness of any described documents." A request challenging a party to admit it has "no evidence" is not a proper request to admit a fact, the application of law to fact, or opinions about either. The request is not an effort to obtain an admission of facts which are not in dispute.

Objection, to this request as it is argumentative, misstates facts, and assumes facts not in evidence.

Objection, the request asks the Margolin to state what the Plaintiffs knew during an unspecified period of time, such a request calls for speculation.

DATED: This 2nd day of January, 2018.

BROWNSTEIN HYATT FARBER SCHRECK, LLP

Matthew D. Francis Nevada Bar No. 6978 Arthur A. Zorio Nevada Bar No. 6547 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Attorneys for JED MARGOLIN

BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

27

CERTIFICATE OF SERVICE

Pursuant to Fed. R. Civ. P. 5(b), I certify that I am an employee of BROWNSTEIN

HYATT FARBER SCHRECK, LLP, and on this 2nd day of January, 2018, I served the document

entitled RESPONSE OF DEFENDANT AND CROSS-DEFENDANT JED MARGOLIN TO

PLAINTIFFS' FIRST SET OF REQUESTS FOR ADMISSIONS on the parties listed below

via the following:

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VIA FIRST CLASS U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Reno, Nevada, addressed as follows:

10 Jeffrey L. Hartman, Esq. Hartman & Hartman
11 510 West Plumb Lane, Suite B
12 Reno, Nevada 89509
12 notices@bankruptcyreno.com;
13 sji@bankruptcyreno.com
Attorney for Patrick Canet Yanxiong Li, Esq. Wright, Finlay & Zak, LLP 7785 W. Sahara Avenue, Suite 200 Las Vegas, NV 89117 yli@wrightlegal.net Attorneys for Plaintiffs Fred Sadri, as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli and Sathsowi T. Koroghli, as Managing Trustees for Koroghli Management Trust

BY PERSONAL SERVICE: by personally hand-delivering or causing to be hand 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 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 attached.

VIA COURIER: by delivering a copy of the document to a courier service for over-night delivery to the foregoing parties.

VIA ELECTRONIC SERVICE: by electronically filing the document with the Clerk of the Court using the ECF system which served the following parties electronically:

ownstein Hvatt Farber Schreck, LLP

BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511 775.324.4100

EXHIBIT D

EXHIBIT D

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1	Jeffrey L. Hartman, Esq., #1607	
2	HARTMAN & HARTMAN 510 West Plumb Lane, Suite B	E-Filed 7/28/17
3	Reno, Nevada 89509 Telephone: (775) 324-2800 Facsimile: (775) 324-1818	
4	E-mail: <u>notices@bankruptcyreno.com</u>	
5	Attorney for Patrick Canet, Foreign Representative	
о 7	UNITED STATES	BANKRUPTCY COURT
8	DISTRIC	CT OF NEVADA
9	IN RE:	
10	JAZI GHOLAMREZA ZANDIAN,	CASE NO. N-16-50644-BTB CHAPTER 15
11	Debtor in a Foreign Proceeding.	
12	PATRICK CANET, Foreign Representative.	
13	FRED SARI AS TRUSTEE FOR THE STAR	<u>/</u>
14	LIVING TRUST, RAY KOROGHLI AND SATHSOWI T. KOROGHLI AS MANAGING	
15	TRUSTEES FOR KOROGHLI MANAGEMENT TRUST	Adv. No. 17-05016
16	V.	
17	JED MARGOLIN; JAZI GHOLAMREZA	
18 19	ZANDIAN, and all other interest parties claiming a interest in real properties described in this action	n / PATRICK CANET'S ANSWER,
20	PATRICK CANET	COUNTERCLAIMS AND CROSS CLAIMS
20	V.	
21	FRED SADRI INDIVIDUALLY AND IN HIS CAPACITY AS TRUSTEE OF THE STAR	
23	LIVING TRUST AND RAY KOROGHLI INDIVIDUALLY, AND RAY KOROGHLI AND	
24	SATHSOWI T. KOROGHLI AS MANAGING TRUSTEES OF THE KOROGHLI MANACEMENT TRUST	
25	MANAGEMENT TRUST	
26	PATRICK CANET V.	
27		
28	JED MARGOLIN	_/
Hartman & Hartman		
West Plumb Lane, Ste. B Reno, Nevada 89509 (775) 324-2800		

510 West Plumb Lan Reno, Nevada 89 (775) 324-2800

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1	Patrick Canet, foreign representative in this proceeding, hereby answers the
2	Complaint For Quiet Title And Declaratory Relief and files his Counterclaims against
3	Plaintiffs Fred Sadri individually and in his capacity as Trustee of the Star Living Trust and
4	Ray Koroghli individually, and Ray Koroghli and Sathsowi Thay Koroghli as Managing
5	Trustees of the Koroghli Management Trust. As and for his Answer to the Complaint Canet
6	responds as follows:
7	1. Canet admits the allegations in $\P\P$ 1, 2, 3, 4, 5, 6, 7, 8 and 9 of the Complaint.
8	2. Canet admits the allegations in ¶¶ 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 22,
9	23, 24, 25, 26, 27, 28, 29, 30 and 31, in that documents recorded or filed in the public record
10	speak for themselves.
11	3. Canet neither admits nor denies the allegations in $\P\P$ 32 and 33 as they state legal
12	conclusions.
13	4. Canet is without information as to whether Plaintiffs received notices and
14	therefor denies the allegations in \P 34, 35, 36 and 37.
15	5. Canet neither admits nor denies the allegations in $\P\P$ 38 and 39 as they state legal
16	conclusions.
17	6. Canet denies the allegation in \P 40.
18	7. Canet admits the allegations in \P 41.
19	8. Canet is without information as to the allegation in ¶42 and therefor denies the
20	same.
21	9. Canet admits the allegations in $\P\P$ 43, 44, 45, 46 and 47.
22	10. As to the allegations in \P 48, Canet repeats and re-alleges his answers in the
23	previous paragraphs as if fully set forth herein.
24	11. Canet admits the allegations in ¶¶ 49, 50, 1, 52, 53, 54, 55, 56, 57 and 58.
25	12. As to the allegations in \P 59, Canet admits that Plaintiffs each own a one-third
26	undivided interest in the Property with Canet. Canet denies any remaining allegation in ¶59.
27	13. Canet denies the allegation in ¶60.
28	14. Canet admits the allegation in \P 61.
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(775) 324-2800	2

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1	15. Canet is without information and belief as to the allegation in \P 62 and therefore
2	denies the same.
3	16. As to the allegations in \P 63, Canet repeats and re-alleges his answers in the
4	previous paragraphs as if fully set forth herein.
5	17. As to the allegations in \P 64, Canets that he claims an interest in the Property
6	adverse to Plaintiffs.
7	18. Canet admits the allegations in $\P\P$ 65, 66, 67 and 68.
8	19. Canet admits the allegation in \P 69 insofar as he may be required to pay a prorata
9	portion of taxes on the Property in question, i.e., parcels 2, 4 and 8 as identified in ¶1 of the
10	Complaint. Canet is informed and believes and thereon alleges that no insurance or
11	homeowner's association dues are accruing.
12	20. Canet is without information and belief as to the allegation in \P 70 and therefore
13	denies the same.
14	21. As to the allegations in \P 71, Canet repeats and re-alleges his answers in the
15	previous paragraphs as if fully set forth herein.
16	22. Canet admits the allegations in $\P\P$ 72 and 73.
17	23. Canet is without information and belief as to the allegation in \P 74 and therefore
18	denies the same.
19	24. Canet denies the allegation in \P 75.
20	25. As to the allegations in \P 76, Canet admits that Plaintiffs will have suffered
21	damages if Margolin is allowed to retain his claimed interest in the Property. Canet denies
22	the allegations as they relate to him.
23	25. Canet denies the allegation in \P 77.
24	26. Canet is without information and belief as to the allegation in \P 78 and therefore
25	denies the same.
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Reno, Nevada 89509
(775) 324-2800

As and for his counterclaim against Fred Sadri, individually and in his capacity as
 Trustee of the Star Living Trust, and Ray Koroghli, individually, and Ray Koroghli and
 Sathsowi T. Koroghli as Managing Trustees of the Koroghli Management Trust, Canet
 alleges as follows.

PARTIES, JURISDICTION AND VENUE

7 27. Canet is informed and believes and thereon alleges that Sadri and Koroghli are
8 residents of Clark County, Nevada.

9 28. The Court has jurisdiction over this adversary proceeding pursuant to 28 U.S.C.
10 § 157(b) and 1334(b). This is a core proceeding under 28 U.S.C. § 157(b)(2)(A), (C) and
11 (O). Venue is proper under 28 U.S.C. § 1409.

GENERAL ALLEGATIONS

14 29. On or about June 7, 2008, Zandian, Sadri individually and in his capacity as 15 Trustee of the Star Living Trust, and Ray Koroghli, individually (collectively "the Parties"), entered into a Settlement And Mutual Release Agreement resolving certain disputes between 16 17 and among them ("Settlement Agreement"). The Parties stipulated that the Settlement 18 Agreement was a final resolution of litigation in case no. A511131 in the Eight Judicial 19 District Court. The Settlement Agreement is appended to Plaintiff's Complaint as Exhibit 6. 20 30. Separate and apart from the Property interests identified in $\P 1$ of Plaintiffs' 21 Complaint, the Settlement Agreement addressed two additional categories of assets. Section 22 2.2 dealt with the Parties' ownership interest in an entity referred to as Big Spring Ranch, 23 LLC ("Big Spring"). Section 2.2 of the Settlement Agreement purported to resolve 24 ownership and management issues of Big Spring. 25 31. Section 2.3 of the Settlement Agreement addressed matters related to a 320 acre 26 parcel of real property located in Washoe County, APN 076-100-19, title to which is in the name of Big Spring Ranch, LLC. Section 2.3.1 of the Settlement Agreement provided "320 27 28 acres of the property presently in Big Spring Ranch, LLC, APN 076-100-19 Washoe County

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1	shall be transferred to Zandian, Sadri and Koroghli as tenants in common in equal shares
2	Thirty Three and One Third (33.33%) each;".
3	32. As of the date of this Counterclaim Sadri and Koroghli have failed to execute

3	32. As of the date of this Counterclaim Sadri and Koroghli have failed to execute
4	documents fulfilling their obligations under Section 2.3.1 of the Settlement Agreement.
5	33. Canet is informed and believes and thereon alleges that at the time the
6	Settlement Agreement was entered into, Big Spring owned assets in addition to the 320 acre
7	parcel in Washoe County, Nevada and, since that time, Sadri and Koroghli, individually and
8	together, have transferred one or more other Big Spring assets ("Other Big Spring Assets"),
9	through mesne transfers, to other entities owned and/or controlled by them, e.g., Johnson
10	Spring Water Company, LLC and Wendover Project, LLC, without having provided notice
11	to Zandian and without consideration to Zandian.
12	
13	FIRST COUNTERCLAIM
14	Quiet Title/Declaratory Relief Pursuant to 28 U.S.C. §2201, NRS 30.010 and NRS 40.010 et seq., vs. Fred Sadri, individually and in his capacity as Trustee of the Star Living Trust, and
15	Ray Koroghli, individually
16	34. Canet incorporates the allegations in $\P\P$ 27 through 33 as though fully set forth
17	herein.
18	35. Pursuant to 28 U.S.C. § 2201, NRS 30.010 et seq., and NRS 40.010 et seq., this
19	Court has the power and authority to declare Canet's rights and interest in and to APN 076-
20	100-19 and to enforce Section 2.3.1 of the Settlement Agreement, compelling the transfer of
21	title to Zandian as a tenant as to an undivided one third interest in the 320 acre parcel.
22	
23	SECOND COUNTERCLAIM
24	United Nations Commission on International Trade (UNCITRAL), Articles 21, 22 and 23, 11 U.S.C. §§ 1520, 1507 and 1521(a), Article L.632-1, French Commercial Code
25	11 0.5.C. §§ 1520, 1507 and 1521(a), Article E.052-1, French Commercial Code
26	36. Canet incorporates the allegations in $\P\P$ 27 through 33 as though fully set forth
27	herein.
28	37. Canet is informed and believes and thereon alleges that after June 7, 2008, Other

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1	Big Spring Assets were transferred by Sadri individually and in his capacity as Trustee of the
2	Star Living Trust, and Ray Koroghli, through mesne transfers, the most recent of which was
3	on January 27, 2016, by Water Rights Quitclaim Deed recorded in Elko County, Nevada as
4	document 707826, to entities owned and/or controlled by them without notice to Zandian
5	and without consideration to Zandian, and for less than a reasonably equivalent value in
6	exchange.
7	38. The transfer or transfers alleged in \P 37 were made in violation of Section 2.2.2
8	of the Settlement Agreement.
9	39. The transfer or transfers alleged in \P 37 were made at a time when Zandian was
10	insolvent.
11	As to his First Counterclaim, Canet prays for Judgment compelling the transfer of
12	title to Zandian as a tenant as to an undivided one third interest in the 320 acre parcel.
13	As to his Second Counterclaim, Canet prays for Judgment avoiding any transfers of
14	assets from Big Spring Ranch, LLC after June 7, 2008, as to immediate and all subsequent
15	transferees.
16	CROSS CLAIMS
17	As and for his Cross Claims against Jed Margolin ("Margolin"), Canet alleges as
18	follows:
19	PARTIES, JURISDICTION AND VENUE
20	40. Canet is informed and believes and thereon alleges that Margolin is a resident of
21	the State of Nevada.
22	41. The Court has jurisdiction over this adversary proceeding pursuant to 28 U.S.C.
23	§ 157(b) and 1334(b). This is a core proceeding under 28 U.S.C. § 157(b)(2)(A), (C) and
24	(O). Venue is proper under 28 U.S.C. § 1409. In accordance with LR 7008, Canet consents
25	to entry of a final order or judgment entered by this Court.
26	
27	GENERAL ALLEGATIONS
28	42. In December 2009, Margolin filed a civil action in the Ninth Judicial District
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1	("Carson City Action"), against Zandian, Optima Technology Corporation, a California
2	corporation and Optima Technology Corporation, a Nevada corporation (collectively
3	"Optima").

4 43. In March 2011, a default judgment was entered against Zandian and Optima in
5 the Carson City Action. In August 2001, the default judgment was set aside and Margolin
6 filed an amended complaint. The court in the Carson City Action allowed service of the
7 summons by publication.

- 8 44. Although Zandian filed a general denial to the amended complaint, in March
 9 2012, that general denial was stricken by the court and a sanctions motion was granted
 10 against Zandian.
- 45. On March 9, 2012, Margolin filed a Notice of Intent To Take Default.
 46. On April 26, 2012, John Peter Lee, Zandian and Optimas' counsel was granted
- 13 permission to withdraw.
- 47. On September 24, 2012, the court entered a default against the Optima
 corporations. On October 31, 2012, the court entered default judgment against the Optima
 corporations and awarded damages of \$1.4 million.
- 48. In December 2012, Margolin filed a Motion For Sanctions against Zandian and
 in January 2013, the court granted sanctions in the form of striking Zandian's general denial
 and awarding fees and costs.
- 49. On June 24, 2013 default judgment was entered against Zandian in the3 amount
 of \$1.5 million.
- 50. In December 2013, Zandian moved to set aside the default judgment entered in
 June 2013. That motion was denied in February 2014.
- 51. On March 12, 2014, Zandian filed a Notice of Appeal to the Nevada Supreme
 Court.
 - 52. On August 18, 2014, the court issued its Order regarding a writ of execution.
- 53. On October 19, 2015, the Nevada Supreme Court dismissed Zandian's appeals
 numbered 65205 and 65960.

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1	54. On January 1, 2016, the court entered an Order To Show Cause why Zandian
2	should not be held in contempt. On March 3, 2016, the court entered its Order holding
3	Zandian in contempt. In February 2016, the court issued a warrant for Zandian's arrest.
4	55. On May 19, 2016, Canet filed his chapter 15 Petition For Recognition of Foreign
5	Proceeding.
6	56. On September 9, 2016 this Court granted the request for recognition of the
7	foreign proceeding.
8	57. Upon information and belief, pursuant to a Sheriff's Certificate of Sale of
9	Property, Margolin caused APN 084-130-07 in Washoe County ("Parcel APN 084-130-07")
10	to be sold on April 3, 2015 by Sheriff's Sale for \$3,000 to himself.
11	58. Upon information and belief, on September 8, 2016 a Sheriff's Deed Upon
12	Execution Of Real Property was recorded in Washoe County in favor of Margolin with
13	respect to Parcel APN 084-130-07.
14	59. Upon information and belief, pursuant to a Sheriff's Certificate of Sale of
15	Property, Margolin caused APN 079-150-10 in Washoe County ("Parcel APN 079-150-10")
16	to be sold on April 3, 2015 by Sheriff's Sale for \$5,000 to himself.
17	60. Upon information and belief, on September 8, 2016 a Sheriff's Deed Upon
18	Execution Of Real Property was recorded in Washoe County in favor of Margolin with
19	respect to Parcel APN 079-150-10.
20	61. Upon information and belief, pursuant to a Sheriff's Certificate of Sale of
21	Property, Margolin caused in APN 084-040-02 in Washoe County, ("Parcel APN 084-040-
22	02") to be sold on April 3, 2015 by Sheriff's Sale for \$5,000 to himself.
23	62. Upon information and belief, on September 8, 2016 a Sheriff's Deed Upon
24	Execution Of Real Property was recorded in Washoe County in favor of Margolin with
25	respect to Parcel APN 084-040-02.
26	63. Upon information and belief, pursuant to a Sheriff's Certificate of Sale of
27	Property, Margolin caused APN 079-150-12 in Washoe County ("Parcel APN 079-150-12")
28	to be sold on April 3, 2015 by Sheriff's Sale for \$15,000 to himself.

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1	64. Upon information and belief, on September 8, 2016 a Sheriff's Deed Upon
2	Execution Of Real Property was recorded in Washoe County in favor of Margolin with
3	respect to Parcel APN 079-150-12.
4	65. Upon information and belief, on October 19, 2016, two Sheriff's Deeds Upon
5	Execution were recorded in Clark County in favor of Margolin with respect to APN 071-02-
6	000-005 and APN 071-02-000-005 ("Clark County Parcels").
7	
8	FIRST CROSS CLAIM
9	United Nations Commission on International Trade (UNCITRAL), Articles 21, 22 and 23, 11 U.S.C. §§ 1520, 1507 and 1521(a), Article L.632-1, French Commercial Code
10	11 U.S.C. §§ 1520, 1507 and 1521(a), Afficie L.052-1, Flench Commercial Code
11	66. Canet incorporates the allegations in paragraphs 42 through 65 as though fully
12	set forth herein.
13	67. The recording of deeds on September 8, 2016 , as identified in $\P \P$ 58, 60, 62 and
14	64, were transfers ("Transfers"), of property in which Zandian held an interest.
15	68. The recording of deeds on September 8, 2016, as identified in $\P \P$ 58, 60, 62 and
16	64 were Transfers to the detriment of creditors in the Zandian main proceeding pending in
17	Paris, France .
18	69. The recording of deeds on September 8, 2016, as identified in $\P $ \$58,60, 62 and
19	64 were Transfers which should be avoided by this Court
20	
21	SECOND CROSS CLAIM
22	United Nations Commission on International Trade (UNCITRAL), Articles 21, 22 and 23, 11 U.S.C. §§ 362(a), 1520(a), 1507 and 1521(a), Article L.632-1, French Commercial Code
23	110.5.0.38 302(a), 1520(a), 1507 and 1521(a), 710000 E.052-1, 110000 Commercial Code
24	70. Canet incorporates the allegations in paragraphs 42 through 65 as though fully
25	set forth herein.
26	71. The recording of the deed on October 9, 2016, as identified in \P 65 was a
27	Transfer of property in which Zandian held an interest in violation of the automatic stay of
28	§ 362(a).
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1	As to his First Cross Claim, Canet prays for Judgment avoiding the Transfers in $\P\P$
2	58, 60, 62 and 64 and expunging the Sheriff's Deeds as to APN 084-130-07, APN 079-150-
3	10, APN 084-040-02 and APN 079-150-12.
4	As to his Second Cross Claim, Canet prays for Judgment determining the Transfer in
5	\P 65 to be void as in violation of the automatic stay and expunging the Sheriff's Deeds as to
6	APN 071-02-000-005 and APN 071-02-000-005 in Clark County, Nevada.
7	
8	DATED: July 28, 2017.
9	HARTMAN & HARTMAN
10	/S/ Jeffrey L. Hartman
11	Jeffrey L. Hartman, Esq. Attorney for Patrick Canet,
12	Foreign Representative
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1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of Hartman & Hartman, and that on July 28, 2017, I caused to be served the foregoing document by the following means to the persons as listed
3	below: \checkmark a. Electronically, via the Court's ECF System, to
4	FIX
5	✓ b. U. S. Mail, postage prepaid, to
6	STEVE E. ABELMAN on behalf of Creditor JED MARGOLIN
7	BROWNSTEIN HYATT FARBER SCHRECK 410 17th STREET, STE 2200
8	DENVER, CO 80241
9	I declare under penalty of perjury that the foregoing is true and correct.
10	Dated: July 28, 2017.
11	/S/ Stephanie Ittner
12	/S/ Stephanie Ittner Stephanie Ittner
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Hartman & Hartman West Plumb Lane, Ste. B Reno, Nevada 89509 (775) 324-2800	11