	WRIGHT, FINLAY & ZAK, LLP		
1	Yanxiong Li, Esq.		
2	Nevada Bar No. 12807		
-	7785 W. Sahara Ave., Suite 200		
3	Las Vegas, NV 89117		
4	(702) 475-7964; Fax: (702) 946-1345		
4	yli@wrightlegal.net		
5	Attorney for Fred Sadri, both in his individual		
	capacity and as Trustee for The Star Living		
6	Trust, dated April 14, 1997; Ray Koroghli,		
7	individually; and Ray Koroghli and Sathsowi T.		
′	Koroghli, in their individual capacities as well		
8	as Managing Trustees for Koroghli		
	Management Trust		
9			
10	UNITED STATES BAN		
	DISTRICT OF NEVADA		
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12	In re: JAZI GHOLAMREZA ZANDIAN,	Case No.: 16-50644-btb	
12		Chapter 15	
13	Debtor.	Adversary No.: 17-05016-btb	
14	EDED CADDLAC TRUCTEE EOD THE	NOWICE OF ENTIRE OF ORDER	
	FRED SADRI, AS TRUSTEE FOR THE STAR LIVING TRUST, DATED APRIL 14,	NOTICE OF ENTRY OF ORDER	
15	1997; RAY KOROGHLI AND SATHSOWI T.		
16	KOROGHLI, AS MANAGING TRUSTEES		
	FOR KOROGHLI MANAGEMENT TRUST,		
17	TOR ROROGIEI WAITMEET TROOT,		
1.0	Plaintiffs,		
18	VS.		
19			
	JED MARGOLIN; JAZI GHOLAMREZA		
20	ZANDIAN; and all other parties claiming an		
21	interest in real properties described in this		
	action.		
22	Defendant.		
23	Defendant.		
	PATRICK CANET,		
24			
25	Counter-claimant,		
-	VS.		
26	FRED SADRI INDIVIDUALLY AND IN HIS		
27	CAPACITY AS TRUSTEE OF THE STAR		
	LIVING TRUST AND RAY KOROGHLI		
28	LI, II O III ON THE WITH MOROUTH		

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INDIVIDUALLY, AND RAY KOROGHLI AND SATHSOWI T. KOROGHLI AS MANAGING TRUSTEES OF THE KOROGHLI MANAGEMENT TRUST

Counter-defendant.

PATRICK CANET,

Cross-claimant,

VS.

JED MARGOLIN,

Cross-defendant.

TO: ALL INTERESTED PARTIES:

PLEASE TAKE NOTICE that an Order Shortening Time was entered in the aboveentitled Court on the 19th day of September, 2019. True and correct copies of the Order Shortening Time and the underlying Motion to Withdraw as Counsel are attached hereto. DATED this 19th day of September, 2019.

WRIGHT, FINLAY & ZAK, LLP

/s/ Yanxiong Li, Esq.
Yanxiong Li, Esq.
Nevada Bar No. 12807
7785 W. Sahara Ave., Suite 200
Las Vegas, NV 89117
Attorney for Fred Sadri, both in his individual capacity and as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli, individually; and Ray Koroghli and Sathsowi T. Koroghli, in their individual capacities as well as Managing Trustees for Koroghli Management Trust

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CERTIFICATE OF SERVICE

- 1. On September 19, 2019, I served the following document(s):
 - NOTICE OF ENTRY OF ORDER
- 2. I served the above-named document(s) by the following means to the persons as listed below:

(Check all that apply)

■ a. ECF System (You must attach the "Notice of Electronic Filing", or list all persons and address and attach additional paper if necessary)

MATTHEW D. FRANCIS on behalf of Cross Defendant JED MARGOLIN mfrancis@bhfs.com;nlindsley@bhfs.com, rnofederal@bhfs.com

MATTHEW D. FRANCIS on behalf of Defendant JED MARGOLIN mfrancis@bhfs.com;nlindsley@bhfs.com, rnofederal@bhfs.com

JEFFREY L HARTMAN on behalf of Cross-Claimant PATRICK CANET notices@bankruptcyreno.com, abg@bankruptcyreno.com

YANXIONG LI on behalf of Counter-Defendant FRED SADRI yli@wrightlegal.net, nvbkfiling@wrightlegal.net;fharris@wrightlegal.net

YANXIONG LI on behalf of Counter-Defendant RAY KOROGHLI yli@wrightlegal.net, nvbkfiling@wrightlegal.net;fharris@wrightlegal.net

YANXIONG LI on behalf of Counter-Defendant SATHSOWI T. KOROGHLI

yli@wrightlegal.net, nvbkfiling@wrightlegal.net;fharris@wrightlegal.net

YANXIONG LI on behalf of Plaintiff FRED SADRI yli@wrightlegal.net, nvbkfiling@wrightlegal.net;fharris@wrightlegal.net

YANXIONG LI on behalf of Plaintiff RAY KOROGHLI yli@wrightlegal.net, nvbkfiling@wrightlegal.net;fharris@wrightlegal.net

YANXIONG LI on behalf of Plaintiff SATHSOWI T. KOROGHLI yli@wrightlegal.net, nvbkfiling@wrightlegal.net;fharris@wrightlegal.net

ADAM P MCMILLEN on behalf of Cross Defendant JED MARGOLIN amcmillen@bhfs.com, nlindsley@bhfs.com

ADAM P MCMILLEN on behalf of Defendant JED MARGOLIN amcmillen@bhfs.com, nlindsley@bhfs.com

1 ARTHUR A. ZORIO on behalf of Cross Defendant JED MARGOLIN azorio@bhfs.com, rnofederal@bhfs.com 2 3 ARTHUR A. ZORIO on behalf of Defendant JED MARGOLIN azorio@bhfs.com, rnofederal@bhfs.com 4 **■** b. United States mail, postage fully pre-paid (List persons and addresses. Attach 5 additional paper if necessary) 6 Fred Sadri 7 9617 Verlaine Court Las Vegas, NV 89145 8 9 Ray Koroghli And Sathsowi T. Koroghli 3055 Via Sarafina Drive 10 Henderson, NV 89052 11 12 Jazi Gholamreza Zandian 6 Rue Edouard Fournier 13 75016 Paris 14 Personal Service (List persons and addresses. Attach additional paper if □ C. 1.5 necessary) 16 I personally delivered the document(s) to the persons at these addresses: 17 18 For a party represented by an attorney, delivery was made by handing the document(s) to the attorney or by leaving the document(s) at the attorney's office 19 with a clerk or other person in charge, or if no one is in charge by leaving the 20 document(s) in a conspicuous place in the office. 21 For a party, delivery was made by handing the document(s) to the party or by П leaving the document(s) at the person's dwelling house or usual place of abode 22 with someone of suitable age and discretion residing there. 23 By direct email (as opposed to through the ECF System) (List persons and email □ d. 24 addresses. Attach additional paper if necessary) 25 Based upon the written agreement of the parties to accept service by email or a court order, I caused the document(s) to be sent to the persons at the email 26 addresses listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was 27 unsuccessful. 28 Page 4 of 5

□ e. By fax transmission (List persons and fax numbers. Attach additional paper if necessary)

Based upon the written agreement of the parties to accept service by fax transmission or a court order, I faxed the document(s) to the persons at the fax numbers listed below. No error was reported by the fax machine that I used. A copy of the record of the fax transmission is attached.

☐ f. By messenger (List persons and addresses. Attached additional paper if necessary)

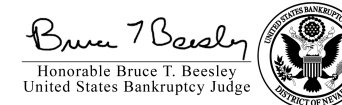
I served the document(s) by placing them in an envelope or package addressed to the persons at the addresses listed below and providing them to a messenger for service. (A declaration by the messenger must be attached to the Certificate of Service).

I declare under penalty of perjury that the foregoing is true and correct.

Signed on this 19th day of September, 2019.

/s/ Faith Harris

An employee of Wright, Finlay & Zak, LLP



Æntered on Docket September 19, 2019

6 WRIGHT, FINLAY & ZAK, LLP Yanxiong Li, Esq. 7 Nevada Bar No. 12807 7785 W. Sahara Ave., Suite 200 8 Las Vegas, NV 89117 9 (702) 475-7964; Fax: (702) 946-1345 yli@wrightlegal.net 10 Attorney for Fred Sadri, both in his individual capacity and as Trustee for The Star Living 11 Trust, dated April 14, 1997; Ray Koroghli,

12 | individually; and Ray Koroghli and Sathsowi T. Koroghli, in their individual capacities as well

as Managing Trustees for Koroghli

14 || Management Trust

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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

In re: JAZI GHOLAMREZA ZANDIAN,

Debtor.

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.

Case No.: 16-50644-btb

Chapter 15

Adversary No.: 17-05016-btb

ORDER SHORTENING TIME

1 PATRICK CANET, 2 Counter-claimant, 3 VS. 4 FRED SADRI INDIVIDUALLY AND IN HIS CAPACITY AS TRUSTEE OF THE STAR 5 LIVING TRUST AND RAY KOROGHLI INDIVIDUALLY, AND RAY KOROGHLI 6 AND SATHSOWI T. KOROGHLI AS 7 MANAGING TRUSTEES OF THE KOROGHLI MANAGEMENT TRUST 8 Counter-defendant. 9 10 PATRICK CANET, 11 Cross-claimant, 12 VS. 13 JED MARGOLIN, 14 Cross-defendant. 15 16 This Court, having considered the Ex Parte Motion for Order Shortening Time for 17 Hearing on Motion to Withdraw as Counsel, and good cause appearing; 18 IT IS HEREBY ORDERED that the Motion for Order Shortening Time is GRANTED. 19 IT IS FURTHER ORDERED that the hearing on said Motion will be held before a 20 United States Bankruptcy Judge at 300 Booth Street, Reno, Nevada 89509 on October 1st, 2019 21 at 2:00 p.m. 22 IT IS FURTHER ORDERED that the Motion to Withdraw as Counsel, together with 23 any supporting documents, and a Notice of Entry of Order containing this Order Shortening 24 Time shall be served no later than one business day after the entry of the Order Shortening 25 Time. 26 /// 27 28 ///

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1	IT IS FURTHER ORDERED that any objections to the Motion to Withdraw as Counsel						
2	shall be filed by September 27, 2019. Replies to any objections will be heard at the time						
3	set for the hearing.						
4	IT IS SO ORDERED.						
5							
6	SUBMITTED BY:						
7	WRIGHT, FINLAY & ZAK, LLP						
8							
9	Yanxiong Li Yanxiong Li, Esq.						
10	Nevada Bar No. 12807						
11	7785 W. Sahara Ave., Suite 200 Las Vegas, NV 89117 Attorney for Fred Sadri, both in his individual capacity and as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli,						
12							
13							
14	individually; and Ray Koroghli and Sathsowi T. Koroghli, in their individual capacities as well						
15	as Managing Trustees for Koroghli Management Trust						
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	Page 3 of 3						

1	WRIGHT, FINLAY & ZAK, LLP		
	Yanxiong Li, Esq.		
2	Nevada Bar No. 12807		
	7785 W. Sahara Ave., Suite 200		
3	Las Vegas, NV 89117		
	(702) 475-7964; Fax: (702) 946-1345		
4	yli@wrightlegal.net		
5	Attorney for Fred Sadri, both in his individual		
J	capacity and as Trustee for The Star Living		
6	Trust, dated April 14, 1997; Ray Koroghli,		
	individually; and Ray Koroghli and Sathsowi T.		
7	Koroghli, in their individual capacities as well		
8	as Managing Trustees for Koroghli		
Ö	Management Trust		
9	Wanagement Trust		
	UNITED STATES BAI	NEDIDTOV COUDT	
10	DISTRICT O		
	DISTRICTO	T NEVADA	
11	La actività di Cilot AMDEZA ZANDIAN	Cose No. 16 50644 hab	
12	In re: JAZI GHOLAMREZA ZANDIAN,	Class No.: 16-50644-btb	
	D.1.	Chapter 15	
13	Debtor.	Adversary No.: 17-05016-btb	
		MOTION TO WITHDRAW AS	
14	FRED SADRI, AS TRUSTEE FOR THE	COUNSEL	
15	STAR LIVING TRUST, DATED APRIL 14,		
13	1997; RAY KOROGHLI AND SATHSOWI T.	OST Requested:	
16	KOROGHLI, AS MANAGING TRUSTEES	Hearing Date: October 1, 2019	
	FOR KOROGHLI MANAGEMENT TRUST,	Hearing Time: 2:00 PM	
17	, , ,	11caming 11me. 2.00 1 W	
18	Plaintiffs,		
10	Vs.		
19			
	JED MARGOLIN; JAZI GHOLAMREZA		
20	ZANDIAN; and all other parties claiming an		
0.1	interest in real properties described in this		
21	action.		
22			
	Defendant.		
23			
	PATRICK CANET,		
24			
25	Counter-claimant,		
	vs.		
26			
	FRED SADRI INDIVIDUALLY AND IN HIS		
27	CAPACITY AS TRUSTEE OF THE STAR		
	LIVING TRUCT AND DAY KOROCIU I		

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INDIVIDUALLY, AND RAY KOROGHLI AND SATHSOWI T. KOROGHLI AS MANAGING TRUSTEES OF THE KOROGHLI MANAGEMENT TRUST

Counter-defendant.

PATRICK CANET,

Cross-claimant,

VS.

JED MARGOLIN,

Cross-defendant.

Pursuant to NRPC 1.16 and LR IA 11-6 [incorporated by reference pursuant to Local Rules of Bankruptcy Practice 2014(c)], Yanxiong Li, Esq. and the law firm of Wright Finlay & Zak, LLP (collectively, as "WFZ") respectfully moves this Honorable Court for entry of an Order permitting WFZ to withdraw as counsel of record for Plaintiffs/Counter-Defendants, Fred Sadri, both in his individual capacity and as Trustee for The Star Living Trust, dated April 14, 1997; Ray Koroghli, individually; and Ray Koroghli and Sathsowi T. Koroghli, in their individual capacities as well as Managing Trustees for Koroghli Management Trust in both Case No. 16-50644-btb and Adversary No. 17-05016-btb.

This motion is made and based upon the attached Memorandum of Points and Authorities, Declaration of Yanxiong Li, Esq. attached hereto as **Exhibit 1** and judicial notice of any pleadings and papers on file in this case.

DATED this 17th day of September, 2019.

WRIGHT, FINLAY & ZAK, LLP

/s/ Yanxiong Li, Esq.
Yanxiong Li, Esq.
Nevada Bar No. 12807
7785 W. Sahara Ave., Suite 200
Las Vegas, NV 89117
Attorney for Plaintiffs/Counter-Defendants

///

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MEMORANDUM OF POINTS AND AUTHORITIES

ARGUMENT

A lawyer may withdraw from representing a client if: (1) Withdrawal can be accomplished without material adverse effect on the interest of the client; ... or (7) Other good cause for withdrawal exists. NRPC 1.16(b). In exercising one's right to withdraw, a "lawyer must comply with applicable law requiring notice to or permission of a tribunal when terminating representation. NRPC 1.16(c).

LR IA 11-6 [incorporated by reference pursuant to Local Rules of Bankruptcy Practice 2014(c)] provides, in pertinent part, that:

No attorney may withdraw after appearing in a case except by leave of the court after notice has been served on the affected client and opposing counsel.

. . .

Except for good cause shown, no withdrawal or substitution will be approved if it will result in delay of discovery, the trial, or any hearing in the case. Where delay would result, the papers seeking leave of the court for the withdrawal or substitution must request specific relief from the scheduled discovery, trial, or hearing. If a trial setting has been made, an additional copy of the moving papers must be provided to the clerk for immediate delivery to the assigned district judge, bankruptcy judge, or magistrate judge.

LR 11-6(b) and (e). Good cause exists for withdrawal as shown by the Declaration of counsel (Yanxiong Li, Esq.) filed concurrently with this Motion. Specifically, on September 11, 2019 at 1:00 PM, Mr. Sadri, the undersigned counsel and Mr. Matthew S. Carter, Esq. attended a teleconference to discuss the firm's proposal to withdraw as counsel as a result of a failure to reach an agreement regarding any further engagement, during which Mr. Sadri, on behalf of himself and Mr. Ray Koroghli, accepted WFZ's proposal to withdraw from representation of Plaintiffs/Counterclaimants, and consented to WFZ's proposal to set hearing of its Motion to Withdraw on the same day, but immediately after hearing on Margolin's Amended Motion to Dismiss.

Page 3 of 5

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Mr. Sadri further indicated that he will begin the process of retaining another law firm to take over handling of this Adversary Proceeding and Chapter 15 Case, and will notify WFZ as soon as possible to begin the transition process.

There would be no adverse effect on the interest of Plaintiffs/ Counter-Defendants if WFZ is allowed to withdraw at this stage of the litigation/bankruptcy administration. Plaintiffs/ Counter-Defendants have filed their limited opposition to the pending Amended Motion to Dismiss and WFZ intends to appear for Plaintiffs/Counter-Defendants at the October 1, 2019 Hearing Date. [Bankr. No. 40]. There are no other deadlines or hearings (aside from the October 1, 2019 hearing on Amended Motion to Dismiss) in either this Adversary Proceeding or the underlying Chapter 15 Bankruptcy Case.

Should this request for withdrawal be granted prior to the appearance of alternative counsel for Plaintiffs/Counter-Defendants, the telephone number, email address and last known address at which the clients may be served with notice of further proceedings taken in the case are as follows:

- a. Fred Sadri Individually And In His Capacity As Trustee Of The Star Living Trust
 9617 Verlaine Court Las Vegas, NV 89145
 702.524.9875
 fredsadri1@yahoo.com
- b. Ray Koroghli Individually, And Ray Koroghli And Sathsowi T. Koroghli As Managing Trustees Of The Koroghli Management Trust 3055 Via Sarafina Drive Henderson, NV 89052 702.260.2013 702.493.5858 koroghli@msn.com

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CONCLUSION

WHEREFORE, WFZ requests this Honorable Court grant this Motion for Withdrawal as Counsel for Plaintiffs/ Counter-Defendants.

DATED this 17th day of September, 2019.

WRIGHT, FINLAY & ZAK, LLP

/s/ Yanxiong Li, Esq.
Yanxiong Li, Esq.
Nevada Bar No. 12807
7785 W. Sahara Ave., Suite 200
Las Vegas, NV 89117
Attorney for Plaintiffs/Counter-Defendants

EXHIBIT 1

EXHIBIT 1

	WRIGHT, FINLAY & ZAK, LLP			
1	Yanxiong Li, Esq.			
2	Nevada Bar No. 12807			
	7785 W. Sahara Ave., Suite 200			
3	Las Vegas, NV 89117			
4	(702) 475-7964; Fax: (702) 946-1345			
4	yli@wrightlegal.net			
5	Attorney for Fred Sadri, both in his individual			
	capacity and as Trustee for The Star Living			
6	Trust, dated April 14, 1997; Ray Koroghli,			
7	individually; and Ray Koroghli and Sathsowi T.			
,	Koroghli, in their individual capacities as well			
8	as Managing Trustees for Koroghli			
0	Management Trust			
9		AND ADDRESS ASSESSED.		
10	UNITED STATES BAI			
	DISTRICT O	F NEVADA		
11	In mar IAZI CHOLAMDEZA ZANDIAN	Case No.: 16-50644-btb		
12	In re: JAZI GHOLAMREZA ZANDIAN,	Case No.: 10-30044-btb Chapter 15		
	Debtor.	Adversary No.: 17-05016-btb		
13	Debtol.	Adversary No.: 17-03010-010		
14		DECLARATION OF YANXIONG LI,		
	FRED SADRI, AS TRUSTEE FOR THE	ESQ. IN SUPPORT OF MOTION TO		
15	STAR LIVING TRUST, DATED APRIL 14,	WITHDRAW AS COUNSEL		
1.0	1997; RAY KOROGHLI AND SATHSOWI T.	WITHDIAN WIS COUNCED		
16	KOROGHLI, AS MANAGING TRUSTEES			
17	FOR KOROGHLI MANAGEMENT TRUST,			
18	Plaintiffs,			
19	VS.			
	JED MARGOLIN; JAZI GHOLAMREZA			
20	ZANDIAN; and all other parties claiming an			
21	interest in real properties described in this			
	action.			
22	action.			
23	Defendant.			
24	PATRICK CANET,			
21	Timen em 21,			
25	Counter-claimant,			
26	VS.			
27	FRED SADRI INDIVIDUALLY AND IN HIS			
۷ /	CAPACITY AS TRUSTEE OF THE STAR			
28	LIVING TRUST AND RAY KOROGHU			

INDIVIDUALLY, AND RAY KOROGHLI AND SATHSOWI T. KOROGHLI AS MANAGING TRUSTEES OF THE KOROGHLI MANAGEMENT TRUST

Counter-defendant.

PATRICK CANET,

Cross-claimant,

VS.

JED MARGOLIN,

Cross-defendant.

- I, YanXiong Li, Esq., pursuant to 28 U.S.C. § 1746, declare under penalty of perjury under the laws of United States of America that the following are true and correct to the best of my knowledge:
- 1. I am admitted to practice in this Court. I am an attorney-at-law in the Las Vegas, Nevada office of the law firm of Wright Finlay & Zak, LLP, which has been retained to represent Plaintiffs/Counter-Defendants in the above-captioned matter.
- 2. I make this Declaration based on my personal knowledge of the facts and matters of this action.
- 3. I submit this Declaration in support of Wright Finlay & Zak, LLP's Motion to Withdraw as Counsel of Record in <u>both</u> Case No. 16-50644-btb <u>and</u> Adversary No. 17-05016 for Plaintiffs/Counter-Defendants.
- 4. Throughout the course of this Adversary Proceeding and underlying Chapter 15 Case, in order to address the significant traveling Mr. Ray Koroghli does for his business and in observance of religious customs of Judaism, counsel has relied on Mr. Sadri to act as conduit and client representative to Mr. Koroghli.
- 5. On July 31, 2019, Defendant Jed Margolin filed an Amended Motion to Dismiss Chapter 15 Case in the underlying Chapter 15 Bankruptcy Case [Bankr. No. 38].

- 6. The same day, the undersigned emailed both Mr. Sadri and Mr. Koroghli a copy of the Amended Motion to Dismiss, reminded clients that their existing engagement does not encompass any litigation work related to the Chapter 15 Case, requested approval of a supplemental engagement with related estimate of fees/costs.
- 7. Between August 1, 2019 and September 4, 2019, Mr. Sadri, on behalf of himself and Mr. Koroghli, attempted to negotiate a reduced fee/cost amount for WFZ to handle the supplemental engagement of preparing a response to the Amended Motion to Dismiss.
- 8. These efforts culminated in two phone calls during the afternoon of September 4, 2019, which were not successful in negotiating a new agreement.
- 9. On September 11, 2019 at 1:00 PM, Mr. Sadri, the undersigned counsel and Mr. Matthew S. Carter, Esq. attended a teleconference to discuss the firm's proposal to withdraw as counsel as a result of the September 4, 2019 calls and a failure to reach an agreement regarding any further engagement, during which Mr. Sadri, on behalf of himself and Mr. Koroghli, accepted WFZ's proposal to withdraw from representation of Plaintiffs/Counterclaimants, and consented to WFZ's proposal to set hearing of its Motion to Withdraw on the same day, but immediately after hearing on Margolin's Amended Motion to Dismiss.
- 10. Mr. Sadri further indicated that he will begin the process of retaining another law firm to take over handling of this Adversary Proceeding and Chapter 15 Case, and will notify WFZ as soon as possible to begin the transition process.
- 11. Until such time as another legal counsel appears on behalf of some or all of the Plaintiffs/Counter-Defendants in this Adversary Proceeding and Chapter 15 Bankruptcy Case, and following WFZ's withdrawal from this matter, Plaintiffs/Counter-Defendants may be served with notice of further proceedings at the following addresses:
 - a. Fred Sadri Individually And In His Capacity As Trustee Of The Star Living Trust
 9617 Verlaine Court Las Vegas, NV 89145
 702.524.9875
 fredsadri1@yahoo.com

Case 17-05016-btb Doc 62 Entered 09/19/19 16:09:05 Page 10 of 10

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b. Ray Koroghli Individually, And Ray Koroghli And Sathsowi T. Koroghli As Managing Trustees Of The Koroghli Management Trust 3055 Via Sarafina Drive Henderson, NV 89052 702.260.2013 702.493.5858 koroghli@msn.com

12. At this time, except as for October 1, 2019 hearing on Mr. Margolin's Amended Motion to Dismiss, for which WFZ will attend on behalf of Plaintiffs/Counter-Defendants, there are no other hearings scheduled in the Adversary Proceeding or Chapter 15 Bankruptcy Case, and there are no other deadlines applicable to Plaintiffs/Counter-Defendants.

13. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of United States of America that the foregoing are true and correct to the best of my knowledge.

DATED this 17th day of September, 2019.

/s/ Yanxiong Li, Esq.

Yanxiong Li, Esq. Nevada Bar No. 12807 7785 W. Sahara Ave., Suite 200 Las Vegas, NV 89117 Attorney for Plaintiffs/Counter-Defendants