1 2 3 4 5 6	Matthew D. Francis (6978) Adam P. McMillen (10678) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 <i>Attorneys for Plaintiff Jed Margolin</i>	REC'D & FILED 2013 DEC 11 PM 3: 12 ALAN GLOVER J. ENCOUNT
7	In The First Judicial District Co	urt of the State of Nevada
8	In and for Car	son City
9		
10	JED MARGOLIN, an individual,	C N 000 C00 550 1D
11	Plaintiff,	Case No.: 090C00579 1B
12		Dept. No.: 1
13 14	<b>OPTIMA TECHNOLOGY CORPORATION,</b> a California corporation, <b>OPTIMA</b>	MOTION FOD HIDCMENT DEPTOD
15	<b>TECHNOLOGY CORPORATION, a Nevada corporation, REZA ZANDIAN</b>	MOTION FOR JUDGMENT DEBTOR EXAMINATION AND TO PRODUCE
16	aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN	<b>DOCUMENTS</b>
17	aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka GHONONREZA	
18	ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20,	•
19	and DOE Individuals 21-30,	
20	Defendants.	
21		
22	PLEASE TAKE NOTICE that Judgment Cr	reditor Jed Margolin by and through his
23	attorneys, brings this motion seeking this Court, in	light of the civil judgment entered by this
24	Court on June 24, 2013 against Judgment Debtor R	eza Zandian ("Zandian") and pursuant to
25	NRCP 69 and NRS 21.270, issue an order requiring	<u>;</u>
26	1. That Zandian appear before the Court and a	nswer upon oath or affirmation concerning
27	Zandian's property at the Judgment Debtor Examin	ation under the authority of a Judge of the
28	Court; and	
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an di	
1	2. That Zandian produce to Mr. Margolin's counsel at least one week prior to the
2	Judgment Debtor Examination, so that counsel may effectively review and question Zandian
3	regarding the documents, all information and documents identifying, related to, and/or
4	comprising the following:
5	a. Any and all information and documentation identifying real property, computers,
6	cell phones, intellectual property, vehicles, brokerage accounts, bank deposits and
7	all other assets that may be available for execution to satisfy the Judgment entered
8	by the Court, including, but not limited to, information relating to financial
9	accounts, monies owed to Zandian by others, etc.
10	b. Documents sufficient to show Zandian's balance sheet for each month for the years
11	2007 to the present.
12	c. Documents sufficient to show Zandian's gross revenues for each month for the
13	years 2007 to the present.
14	d. Documents sufficient to show Zandian's costs and expenses for each month for the
15	years 2007 to the present.
16	e. All tax returns filed by Zandian with any governmental body for the years 2007 to
17	the present, including all schedules, W-2's and 1099's.
18	f. All of Zandian's accounting records, computerized electronic and/or printed on
19	paper format for the years 2007 to the present.
20	g. All of Zandian's statements, cancelled checks and related banking documents for
21	any bank, brokerage or other financial account at least partially controlled by
22	Zandian, or recorded in the name of Zandian or for Zandian's benefit, for the years
23	2007 to the present.
24	h. All of Zandian's checkbooks, checkbook stubs and checkbook entries for the years
25	2007 to the present.
26	i. Documents sufficient to show the means and source of payment of Zandian's
27	current residence and any other residence for the years 2007 to the present.
28	
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j. Documents sufficient to show the means and source of payment of Zandian's				
counsel in this matter.				
k. Any settlement agreements by which another party has agreed to pay money to				
Zandian.				
This application is made and based upon the points and authorities, the McMillen				
Declaration and any Exhibits attached hereto.				
Dated this 11 <sup>th</sup> day of December, 2013. Respectfully submitted,				
DV.				
BY: Matthew D. Francis (6978)				
Adam P. McMillen (10678) WATSON ROUNDS 5371 Kietzke Lane				
Reno, NV 89511 Telephone: 775-324-4100				
Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin				
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1	POINTS AND AUTHORITIES
2	NRCP 69 provides that "[i]n aid of the judgment or execution, the judgment creditor
3	may obtain discovery from the judgment debtor, in the manner provided in these rules."
4	NRCP 69(a).
5	A. Mr. Margolin is Entitled to a Judgment Debtor Examination
6	Pursuant to NRCP 62, proceedings to enforce a money judgment may be initiated once
7	10 days have passed since the entry of judgment, unless the judgment debtor has obtained a
8	stay by posting a supersedeas bond. NRCP 62. On June 27, 2013, written notice of entry of
9	the judgment was served. More than 10 days have passed, and Zandian has not paid any part
10	of the \$1,495,775.74 judgment owed and has neither sought nor obtained a stay.
11	To the contrary, Zandian has avoided any contact with Mr. Margolin and his counsel.
12	In fact, Zandian's new counsel recently sent Mr. Margolin's counsel a letter stating that
13	Zandian intends to move this Court to set aside the judgment pursuant to NRCP 60. See
14	Exhibit 1. Zandian's counsel told Mr. Margolin's counsel on December 6, 2013, that the basis
15	for the NRCP 60 motion is a "failure to properly serve" as Zandian "has been a resident of
16	France for the last 6 to 7 years" and we did not serve him there.
17	However, it is clear that in John Peter Lee's motion to withdraw, he provided counsel
18	and the Court with Zandian's last known address as 8775 Costa Verde Blvd., San Diego, CA
19	92122. See Motion to Withdraw, dated 3/6/12, on file herein. Also, on April 11, 2012,
20	Zandian and his business partners, including his new counsel in this matter, filed an easement
21	where Zandian had his signature notarized in San Diego, CA. See Exhibit 2. In his fraudulent
22	letter to the US Patent Office, dated December 5, 2007, Zandian provided his address as 8775
23	Costa Verde Blvd., Suite 501, San Diego, CA 92122. See Exhibit 3. Zandian signed a
24	settlement agreement on June 19, 2008 and listed his address as 8775 Costa Verde Blvd., Suite
25	501, San Diego, CA 92122. See Exhibit 4.
26	The notice of entry of default judgment was served to the following addresses:
27	Reza Zandian
28	8775 Costa Verde Blvd. San Diego, CA 92122

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2	Reza Zandian 8775 Costa Verde Blvd, Apt. 501
3	San Diego, CA 92122
	Alborz Zandian 9 Almanzora
4	Newport Beach, CA 92657-1613
5	Reza Zandian
6	8401 Bonita Downs Road Fair Oaks, CA 95628
7	
8	Optima Technology Corp. A California corporation
9	8401 Bonita Downs Road Fair Oaks, CA 95628
10	Optima Technology Corp.
11	A Nevada corporation
12	8401 Bonita Downs Road Fair Oaks, CA 95628
13	Optima Technology Corp.
14	A California corporation
15	8775 Costa Verde Blvd. #501 San Diego, CA 92122
16	Optima Technology Corp.
17	A Nevada corporation 8775 Costa Verde Blvd. #501
18	San Diego, CA 92122
19	See Notice of Entry of Default Judgment, filed 6/27/13.
20	There is no doubt Zandian was properly served throughout this matter and that
21	execution of the judgment should no longer be delayed by Zandian's obvious attempts to avoid
22	paying the judgment. Now that Zandian has resurfaced and obtained counsel to represent him
23	in this matter again, it is the best time to order the requested debtor's examination and
24	document production.
25	Under Nevada procedure, Mr. Margolin is entitled to a debtor examination. NRS
26	21.270 states that "a judgment creditor, at any time after the judgment is entered, is entitled to
27	an order from the judge of the court requiring the judgment debtor to appear and answer upon
28	oath or affirmation concerning his or her property" at an examination either before 1) the judge
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or master appointed by the judge or 2) an attorney representing the judgment creditor. NRS
 21.270(1).

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### The Debtor Examination Should Proceed Before the Judge

A Judgment Debtor Examination is necessary to enable Mr. Margolin to discover any
and all real and personal property of Zandian and facts relating thereto, which may assist in the
potential execution to satisfy the judgment. NRS 21.270 entitles Mr. Margolin to an
examination before either the Court or an attorney.

Given Zandian's evasive nature and unwillingness to appear and communicate 8 regarding this matter, even though we know he is receiving notices regarding this matter, Mr. 9 10 Margolin respectfully requests that the examination take place before the Court in Carson City, Nevada. The supervision of the Court is necessary since Zandian has a history of 11 unreasonably and vexatiously refusing to respond to discovery in this litigation. See Motion 12 for Sanctions, dated 12/14/12, on file herein. Indeed, from the very beginning, Zandian has 13 14 argued he has never been properly served and refused to provide a current address where he can be served, even though we already have his address. See Motion to Dismiss, dated 6/9/11; 15 16 Opposition to Motion to Dismiss, dated 6/22/11; Motion to Serve by Publication, dated 8/11/11; Order to Serve by Publication, dated 9/9/11; Amended Order Allowing Service by 17 Publication, dated 9/27/11; Affidavit of Service by Publication, dated 11/7/11; Motion to 18 Dismiss Amended Complaint on Special Appearance, dated 11/16/11; Opposition to Motion to 19 Dismiss, dated 12/5/11; Reply to Opposition to Motion to Dismiss, dated 12/13/11; Order 20 21 Denying Defendant's Motion to Dismiss, dated 2/21/12; John Peter Lee, LTD's Motion to Withdraw, dated 3/6/12. 22 23 Also, in an unrelated lawsuit, Zandian was deposed on June 23, 2010, and in that 24 deposition he refused to provide his address or his driver's license for identification. See Exhibit 5. He was only willing to state that he was a resident of the State of California and 25

- <sup>26</sup> || that he lived in San Diego for the last seven years. *See* Exhibit 5 at 10:17-18, 13:18-24.<sup>1</sup>
- 27

<sup>&</sup>lt;sup>1</sup> This deposition testimony clearly contradicts Zandian's current counsel inasmuch as Zandian's current counsel claims Zandian has resided in France for the last 6-7 years. Clearly, during the 2010 deposition, Zandian testified under oath that he resided in San Diego, California, for seven years as of the date of the deposition.

The heightened risk that Zandian's conduct in a private examination would parallel his past misconduct merits the need to conduct this examination before a judge.

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### C. Zandian Should Be Ordered to Produce Documents Necessary to Identify Assets

Mr. Margolin also requests an order requiring the production of relevant documents to enable him to pursue execution of his judgment. "The scope of post-judgment discovery is broad, 'the judgment creditor must be given the freedom to make a broad inquiry to discover hidden or concealed assets of the judgment debtor." *British Intern. Ins. Co., Ltd. v. Seguros La Republica, S.A.*, 200 F.R.D. 586, 588 (W.D.Tex. 2000) (quoting *Caisson Corp. v. County West Building Corp.*, 62 F.R.D. 331, 334 (E.D.Pa. 1974)).

Mr. Margolin is entitled to discover where Zandian's funds are located and whether 11 any transfers of those funds were fraudulent pursuant to NRS 112.180. Post-judgment 12 discovery can be used to gain information relating to, among other things, the "existence or 13 transfer of the judgment debtor's assets." British Intern., supra, 200 F.R.D. at 588 (emphasis 14added). Mr. Margolin is also entitled to financial statements, bank statements, investment 15 account statements, and tax returns. The Edwards Andrews Group, Inc. v. Addressing Servs. 16 Co., Inc., No. 04 Civ. 6731, 2006 WL 1214984 at \*1, 2006 U.S. Dist. LEXIS 28967 at \*2 17 (S.D.N.Y. May 4, 2006); Libaire v. Kaplan, 760 F.Supp.2d 288 (E.D.N.Y. 2011); Order 18 Granting Debtors Examination, American Int'l Recovery v. Costa, Case No. 2:07-cv-00123-19 JCM-PAL (Dkt. 60) (D. Nev. Oct. 13, 2011) (listing documents to be produced).

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## D. Conclusion

For the reasons stated above, pursuant to NRCP 69 and NRS 21.270, Mr. Margolin respectfully requests that this Court issue an Order Scheduling a Judgment Debtor Examination to take place before a Judge of this Court and order Zandian to produce the documents listed above.

AFFIRMATION PURSUANT TO NRS 239B.030

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

1	DECLARATION			
2	The undersigned also declares under penalty of perjury that the foregoing is true and			
3	accurate to the best of my knowledge.			
4	Dated this 11 <sup>th</sup> day of December, 2013.			
5	BY: Ann M. Mitha			
6	Matthew D. Francis (6978)			
7	Adam P. McMillen (10678) WATSON ROUNDS 5371 Kietzke Lane			
8	Reno, NV 89511			
9	Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin			
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1	CERTIFICA	<b>ATE OF SERVICE</b>	
2	Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on		
3	this date, I deposited for mailing, in a sealed	envelope, with first-class postage prepaid, a true	
4	and correct copy of the foregoing document,		
5	EXAMINATION AND TO PRODUCE D		
6			
7	Reza Zandian 8775 Costa Verde Blvd.	Optima Technology Corp. A Nevada corporation	
8	San Diego, CA 92122	8401 Bonita Downs Road Fair Oaks, CA 95628	
9	Reza Zandian 8775 Costa Verde Blvd, Apt. 501	Optima Technology Corp.	
10	San Diego, CA 92122	A California corporation 8775 Costa Verde Blvd. #501	
11 12	Alborz Zandian 9 Almanzora	San Diego, CA 92122	
13	Newport Beach, CA 92657-1613	Optima Technology Corp. A Nevada corporation	
14	Reza Zandian 8401 Bonita Downs Road	8775 Costa Verde Blvd. #501 San Diego, CA 92122	
15	Fair Oaks, CA 95628		
16	Optima Technology Corp.	Johnathon Fayeghi, Esq. Hawkins Melendrez	
17	A California corporation 8401 Bonita Downs Road	9555 Hillwood Dr. Suite 150 Las Vegas, NV 89134	
18	Fair Oaks, CA 95628	Counsel for Reza Zandian	
19		$\Lambda \mathcal{D} \mathcal{D}$	
20	Dated: December 11, 2013	Mana Kindbly	
21		Nancy Lindsley	
22		$\checkmark$	
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Exhibit No.	Title	Number of Pages
1	Letter dated December 6, 2013, addressed to Adam P. McMillen, Esq. from Geoffrey W. Hawkins, Esq. of the law firm of Hawkins Melendrez	2
2	Temporary Easement Deed, dated January 10, 2012, recorded as Document No. 489610, Lyon County, Nevada	7
3	Letter dated December 5, 2007 from Optima Technology Corporation to United States Patent Office Patent Assignment Department	1
4	Settlement and Mutual Release Agreement, dated June 17, 2008, between Reza Zandian, Fred Sadri, Ray Koroghli, et al.	15
5	Transcript of the Deposition of Reza Zandian, dated June 23, 2010, in connection with a matter entitled, "Fronteer Development v. Big Spring Ranch, et al."	5

# Exhibit 1

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# Exhibit 1

(FAX)702 318 8801



FROM THE DESK OF: DEOFFREY W. HAWKINS, ESQ. ghawkins@hawkinsmelendroz.com Oeoffrey W. Hawkins, Esq. Martin I. Melendrez, Esq. Johnathon Fayeohi, Esq. Dione C. Wrenn, Esq.

December 6, 2013

Via U.S. Mail & Facsimile

Adam P. McMillen, Esq. WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Fax # (775) 333-8171

> RE: Jed Margolin v. Optima Technology Corporation et.al (Case No. 090C00579 1B)

Dear Mr. McMillen,

Please be advised that Hawkins Melendrez, P.C. has been retained as counsel for Reza Zandian in the above-referenced matter. Future communication concerning this matter should now be directed to our office. It is our understanding that a default judgment against Mr. Zandian was granted by the Court on June 26, 2013. Please be advised, our office is currently in the process of preparing a Motion to Set Aside Default Judgment Pursuant to NRCP 60. Upon receipt of this correspondence, please contact our office so we can discuss the facts and circumstances surrounding this case.

Should you have any questions or comments, please do not hesitate to contact our office.

Very truly yours,

HAWKINS MELENDREZ, P.C.

GÉÓFFRÉY W. HAWKINS, ESQ. JOHNATHON FAYEGHI, ESQ.

GWH/mam

9555 HILLWOOD DR., SUITE 150 & LAS VEGAS, NEVADA 89134 & TEL: (702) 318-8800 & FAX: (702) 318-8801

HAWKINS MELENDREZ, P.C. 9555 HILLWOOD DRIVE, STE. 150 LAS VEGAS, NV 89134 702.318.8800 lkidd@hawkinsmelendrez.com 12/5/2013	Fax
TO: WATSON ROUNDS	FROM: Lauren Kidd
ATT: Adam P. McMillan, Esq.	PAGES: Two (2) including cover.
	FAX: 702-318-8801
FAX: 775-333-8171	PHONE: 702-318-8800
Re: Margolin v. Optima Technology ; Case No.: 090C00579 1B	
COMMENTS:	••

Please see attached correspondence.

	-			
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Urgent (				
X Please review			•	
Please comment				
For your records		•		
•				

# Exhibit 2

Exhibit 2

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#### 513B

Ptn. of APN's: 015-311-18 015-311-19

AFTER RECORDING RETURN TO: NEVADA DEPT. OF TRANSPORTATION RIGHT-OF-WAY OVISION ATTN: STAFF SPE RALIST -ACQ 1263 S. STEWART 9. CARSON CITY, NY 697

LEGAL DESCRIPTION PREPARED BY: HALANA D. SALAZAR NEVADA DEPT. OF TRANSPORTATION RIGHT-OF-WAY DIVISION 1263 S. STEWART ST, CARSON CITY, NV 89712

Project: SPF-050-2(019) E.A.: 73475 Parcel's: U-050-LY-019.717TE U-050-LY-019.752TE

**TEMPORARY EASEMENT DEED** 

PC A

THIS DEED, made this / oth day of \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_ 20 1.2 between REZA ZANDIAN AND NILOOFAR FOUGHANI, HUSBAND AND WEAPO AN UNDIVIDED 25% INTEREST;

ELIAS ABRISHAMI AND MINOO ABRISHAMI, HUSBAND AND WIFE AS TO AN UNDIVIDE 2/6<sup>TH</sup> INTEREST;

ENAYAT ABRISHAMI AND NAIMA ABRISHAMI, HUSBAND AND WIFE AS TO AN UNDIVIDED 1/6<sup>TH</sup> INTEREST;

Eagles Nest LLC, A California limited liability company, AS TO AN UNDIVIDED 12.50% INTEREST;

Johnathon Fayeghi, an unmarried man, as to an Undivided 3.0% interest; and Rashad El-Sabawi and Reem El-Sabawi, Trustees of the Rashad and Reem El-Sabawi Family Trust, as to an undivided 9.50% interest; as tenants in common hereinafter called GRANTOR, and the STATE OF NEVADA, acting by and through its Department of Transportation, hereinafter called GRANTEE,

DOC # 489610 04/11/2012 12:39 P

04/11/2012 12:39 PM Official Record

Requested By STATE OF NEVADA Lyon County - NV Mary C. Milligan - Recorder Page 1 of 10 Fee: Recorded By: DLW RPTT:



489610

04/11/2012 002 of 10

#### WITNESSETH:

That the GRANTOR, for and in consideration of the sum of ONE DOLLAR (\$1.00), lawful money of the United States of America, and other good and valuable consideration, the receipt whereof is hereby acknowledged, does by these presents grant unto the GRANTEE and to its assigns for those purposes as contained in Chapter 408 of the Nevada Revised Statutes, two (2) temporary easements upon, over and across certain real property of the undersigned for construction. Said easements are situate, lying and being in the County of Lyon, State of Nevada, and more particularly described as being a portion of the SW 1/4 of the NE 1/4 of Section 10, T. 17 (R. 23 E., M.D.M., and more fully described by metes and bounds as follows, to wit:

### Parcel: U-050-LY 019 177

COMMENCING at Molched Rock with 1/4 etched on the west side, accepted as being the east quarter corner of accience T. 17 N., R. 23 E., MD.M., shown and delineated as a "FD. STONE WITH SCRIBED '1/4 IN ROCK MOUND" on that certain MERGER AND RESUBDIVISION PARCEL M.P. FOR FOLLIVAN/CROSBY TRUST, filed for record on June 30, 2010, as File No. 461442, in the Office Records of Lyon County, Nevada; thence N. 89°48'30" W., along the east-west quarter section increased Section 1, a distance of 5,262.29 feet (N. 89°48'33" W. - 5,263.58 feet, per said a RCEL MAP), to a 2" Iron Pipe with nail and tag stamped "LS 1635", accepted as being the west darter corner of said Section 1, shown and delineated as a "FD. 2" IRON PIPE TAGGED 5 140°C on said PARCEL MAP; thence S. 60°06'34" W. a distance of 9,029.72 feet to the POILT OF BEGINNING; said point of beginning further described as being the intersection of the right or southeasterly right-of-way line of US-50 with the north-south quarter section line asaid Section 10, 183.00 feet right of and measured at right angles to the centerline of US-50 a clifform of Engineer's Station "X2" 1095+83.53 P.O.T.; thence N. 65°09'38" E., along said point basterly right-of-way line, a distance of 16.48 feet; thence S. 24°50'22" E. a distance of 00 of feet; thence S. 65°09'38" W. a distance of 39.59 feet to said north-south quarter section line, nence N. 0°02'13" W., along said quarter section line, a distance of 55.08 feet to the point of beginning; said parcel contains an area of 1,402 square feet (0.03 of an acre).

#### Parcel: U-050-LY-019.752TE

COMMENCING at a Notched Rock with 1/4 etched on the west side, being the east quarter corner of Section 1, T. 17 N., R. 23 E., MD.M., shown and delined "FD. STONE WITH SCRIBED '1/4' IN ROCK MOUND" on that certain MERGER AND RESUBDIVISION PARCEL MAP FOR SULLIVAN/CROSBY TRUST, filed for record on Ju 2010, as File No. 461442, in the Official Records of Lyon County, Nevada; thence N. 892 3 30" W., along the east-west guarter section line of said Section 1, a distance of 5,262,29 feet (N. 89°48'33" W. - 5,263.58 feet, per said PARCEL MAP), to a 2" Iron Pipe with nail and tag stamped "LS 1635", accepted as being the west quarter corner of said Section 1, shown and delineated as a "FD, 2" IRON PIPE TAGGED LS 1635" on said PARCEL MAP; thence S, 62°35'35" W. a distance of 8,818.66 feet to the POINT OF BEGINNING; said point of beginning further described as being the intersection of the left or northwesterly right-of-way line of US-50 with the north-south guarter section line of said Section 10, 161.00 feet left of and measured at right angles to the centerline of US-50 at Highway Engineer's Station "WB" 1097+68.36 P.O.T.; thence N. 0°02'13" E., along said north-south quarter section line, a distance of 46.82 feet; thence S. 89°35'56" E. a distance of 38.69 feet; thence S. 3°48'07" E. a

Page 2 of 7

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distance of 27.86 feet to said northwesterly right-of-way line; thence S. 65°09'38" W., along said northwesterly right-of-way line, a distance of 44.64 feet to the point of beginning; said parcel contains an area of 1,486 square feet (0.03 of an acre).

The Basis of Bearing for this description is the NEVADA STATE PLANE COORDINATE SYSTEM, NAD 83/94 DATUM, West Zone, as determined by the State of Nevada, Department of Transportation.

The above described temporary rights shall commence on January 1, 2012 and shall continue through and include the termination date of December 31, 2014.

This agreement may be executed simultaneously in one or more counterparts, each of which shall be demention or ginal, but all of which together shall constitute one and the same instrument.

TO HAVE AND TO THE SAID GRAPTEE and singular the said real property, together with the appurtenances, unto the said GRAPTEE and to any heirs, successors and assigns for the term of this temporary easement.

IN WITNESS WHEREOF said CRATTOR has hereunto signed on the day and year first above written.

REZA ZANDIANAND NILOOFAR FOUGHANI, AUSTAND AND WIFE

BY: Reza Zandian BY: Niloofar Foughani State of CALIGORNIA

County of smilles

This instrument was acknowledged before me on <u>10</u> day of <u>JAN 251</u> by Reza Zandian.

S	ROBERT W. KIM
F	Commission # 1884591
~	Notary Public - California
A	San Diego County
L	My Comm. Expires Mar 29, 2014
	Contract and the second

Notary

Page 3 of 7

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04/11/2012 004 of 10

State of <u>CHLITORNIN</u> County of <u>SAN DIEGO</u>
This instrument was acknowledged before me on $10^{+40}$ day of $5140^{-20}$ by Niloofar Foughani.
S E A L Notary Fy C intr Explose Mar 29, 2014
ELIAS ABRISHAMI AND MINOO BECHAMI, HUSBAND AND WIFE
BY: Elias Abrishami
BY: Minoo Abrishami
State ofCounty of
This instrument was acknowledged before me on day of by Elias Abrishami.
S E A L Notary
State ofCounty of
This instrument was acknowledged before me on day of by Minoo Abrishami.
SNotary

Page 4 of 7

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	BY: <u>Minor</u>	Abrishami	٢,	
	State of			
	County of		YA	
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	Ĕ	whose harrows in the basis of astisfactory evidence to be the person	e Noton	
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	L	I certify under PRNALTY OF propyring acted, executed the instrument	- Con	AFSHIN KHED AM nmission # 1795008
		State of California that the foregoing paragraph is true and correct WITNESS my hand and official seal.	L Shirte Shirth Nota	ary Public - California
	State of		Му Сол	nm. Expires Apr 21, 012
	County of _			
	This	instrument was acknowledged before me	on day of	by Minoo
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		Pail before me, ACSHT KHAN AND AND AND AND AND AND AND AND AND A		
	E insthet ke/he	aver supported to the within instrument and acknowledged to	Notary	
	A sho such by high	negative? Heatsture(s) on the instrument the person(e), or the	<u>`}#=====</u>	and the state of the
	I constity under States of Califi States of Califi	ar MENALTY OF PERJURY under the laws of the cents that the foregoing paragraph is true and upplige 4 of 7 band and efficient seal.		AFSHIN KHODDAM Commission # 1795068 Notary Public - California Los Angeles Gounty y Comm. Expires Apr 21, 2012
			<b>J<del>&amp;&amp;</del> &amp; &amp;</b>	

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•		ENAYAT ABRISHAMI AND NAMA ABRISHAMI, HUSBAND ANI BY: <u><i>Luayat</i></u> Enayat Abrishami BY: <u>Naima Abrishami</u>	D WIFE		
		State of	ay of	Jan, 2012	by Enayat
		L entity upon behalf of which the person@ acted, executed instruction instruction. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and come. WITNESS my hand and official seal. State of	Commissi Notary Pub Los Ang	ZOMORODIAN on # 1794423 bilic - California eles County xpires Apr21, 2012	Ĵ
		This instrument was acknowledged before me on Abrishami of California, County of <u>Experimental Concernation</u> On Joe 10 201/201/201/201/201/201/201/201/201/201/	Nd Gry	Panimetri On Composition Notary Public	
		5		Los Angele My Comm, Explice	

BY: \_\_\_\_\_ Bahman Tamjidi . -

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EAGLES NEST LLC; A California Limited Liability Company	
BX. Bahman Tonjich	
State ofCA For allCounty of	
This instrument was acknowledged before me on day of by Bahman Tamjidi as by Bahman Tamjidi	
S E A L	ı
JOHNATHON FAYEGHI, AN UNMARRIED MAN BY:	
State of County of This instrument was acknowledged before me on day of by Johnathon Fayeghi.	
SNotary	~

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	<b>.</b> .	489510 04/11/2012 008 of 10		
	CALIFORNIA ALL-PURPOSE ACKN	IOWLEDGMENT		
	State of California	)		
	County of LosAngelis	<b>∫</b>		
	County of LosAngelis On Feb. 1st. 2012 before me, Sharow	na Daniali Farzam, wormany public		
		Name of Signer of		
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+,·*		the proved to me on the basis of satisfactory evidence to e the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that e/she/they executed the same in his/her/their authorized apacity(ies), and that by his/her/their signature(s) on the estrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.		
1	Los Angeles County My Comm. Expires Jun 5, 2014	certify under PENALTY OF PERJURY under the laws the State of California that the foregoing paragraph is a service concert.		
	WITH SS my and and official seal.			
	Place Notary Seal Above	ignature		
	Though the information below is not required by law, it ma and could prevent fraudulent removal and reatu	y prove valuable to perform relying on the document		
	Description of Attached Document			
	Title or Type of Document: Temporary	Easement fin		
	Document Date: Feb. 1st. 2012	Number of Pages:		
· ,	Signer(s) Other Than Named Above:			
	Capacity(les) Claimed by Signer(s)			
-	Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney in Fact Trustee Guardian or Conservator Other:	Signer's Name:		
	Signer Is Representing:	Signer is Representing:		

© 2007 National Notary Association • 9350 De Soto Ave., P.O. Box 2402 • Chatsworth, CA 91313-2402 • www.NationalNotary.org Item #5907 Reorder: Call Toll-Free 1-800-976-6827

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EAGLES NEST LLC, A California Limited Liability Company

BY:
Bahman Tanjidi
State of
County of
This instrument was acknowledged by fore me on day of by Bahman Tamiidi
This instrument was acknowledged by fore me onday ofby Bahman Tamjidi asby Bahman Tamjidi
S E Notary
JOHNATHON FAYEGHI, AN UNMARRIED MAN
BY:
State of <u>Nevada</u> County of <u>Clark</u>
This instrument was acknowledged before me on <u>16<sup>th</sup></u> day of <u>Fabruary</u> by Johnathon Fayeghi.
S Mailene M. Maischall
A Marsen Notary Public State of Nevada
L No. 07-1628-1 My appt. exp. Jan. 31, 2015

Page 6 of 7

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RASHAD AND REEM EL-SABAWI FAMILY TRUST
BY: Rashad El-Sabawi
BY: Reem El-Saban;
Ch,
State ofCOUNTY of
This instrument was acknowled before me on $2^{n^{M}}$ day of $10^{n^{M}}$ by Rashad El-Sabawi, as Trustee of the Rashad and Rosh El-Sabawi Family Trust.
S E FRANCES CANDIFF Notary Public, Siste of Neveds Appointment No. 99-37472-1
L Thinkson My Appl. Expires Nov 14, 2015
State of County of
This instrument was acknowledged before me on and day of the average by Reem El-Sabawi, as Trustee of the Rashad and Reem El-Sabawi Family Trust.
S FRANCES CANDIFF Notary Public, State of Nevada Appointment No. 99-37472-1 My Appt. Expires Nov 14, 2015

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# Exhibit 3

# Exhibit 3

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**Optima Technology Corporation** 

8775 Costa Verde Blvd. Suite 501, San Diego CA 92122 Phone: 775-450-6833 Fax: \$\$8-625-2460

December 5, 2007

United States Patent Office Patent Assignment Department

Fax: 571-273-0140

Subject: Assignment of Patents -

Dear Sir,

Reference to our telephone conversation of today with Mr. Maurice please find herawith the information cover sheet and credit card payment form and the power of attorney from Mr. Jed Margolin to Optima Technology Corporation for four patents Numbers:

5,566,073 5,904,724 6,377,436 5,978,488

to be assigned to Optima Technology Corporation a Nevada Corporation with the Address:

Mr. John Peter Lee Esq. 830 Las Vegas Boulevard South, Las Vegas NV 89101

Thank you In advance for your co-operation, please call 775-450-6833 if you have any question.

Truly Yours

Reza Zandian Director/Officer Optima Technology Corporation

# Exhibit 4

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# Exhibit 4

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### SETTLEMENT AND MUTUAL RELEASE AGREEMENT

This Agreement is made and entered into this 17<sup>th</sup> 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.

#### 2. TERMS OF AGREEMENT

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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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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2.1.4 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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#### 07/31/2008 007 of 20

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;
- 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

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;

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

- a. 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;
- c. 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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#### 2.2 Big Springs Ranch, LLC

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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- a. 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;
- c. 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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#### 2.2 Big Springs Ranch, LLC

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;

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

- a. 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;
- c. 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

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.

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;
- 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.

2.8 Sadri and Koroghli shall within 30 days of this Agreement but not later than July31, 2008 provide to Zandian the following documentation relating to Wendover Project, LLCand 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

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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 WIFE	
RAY KOROGHLI	
FRED SADRI WIFE North Sudri	
STAR LIVING TRUST	
WENDOVER PROJECT LLC BY ITS MANAGING MEMBERS:	
REZA ZANDIAN FRED SADRI RAY KOROGHINK SPANNU	•
BIG SPRING RANCH LLC BY-FTS MANAGING MEMBERS:	
REZA ZANDIAN FRED SADRI RAY KOROGHLI RAY KOROGHLI	μ-

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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.

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IN WITNESS WHEREOF, the parties have	e executed this Settlement Agreement on the
day and year first written above.	)
REZA ZANDIAN	WIFE
RAY KOROGHLI	WIFE Jather & Kingfela
FRED SADRI	WIFE
STAR LIVING TRUST	"TRUSTEE"
WENDOVER PROJECT LLC BY TTS MANAGIN	G MEMBERS:
REZA ZANDIANFRED SADRI	RAY KOROGHLIZCH ANIMU
BIG SPRING RANCH LLC BY LES MANAGING	MEMBERS:
REZA ZANDIANFRED SADRI	RAY KOROGHLI REALLY MU

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JOHN PETER LEE ESQ

, • .* .		07/31/2008 バロン 018 01 20
	NEVADA LAND & WATER RIGHTS LLC BY ITS MANAGING MEMBERS	3:
	REZA ZANDIAN FRED SADRI RAY KOROGHL	Roughle'

only as to the provisions of Paragraph 2.5 above

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### 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

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 SADRI MP

**REZA ZANDIAN** 

Date

119/08

Date

6-19-08

Date

#### 

600899

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

#### ACKNOWLEDGED BY:

FRED SADRI

REZA ZANDIAN

JUNE 24 2008 Date

6/19/08

Date

RAYKOR

6-19-08 Date

# Exhibit 5

Exhibit 5

# Fronteer Development v. Big Spring Ranch; et al

## Condensed Transcript of the Deposition of

## Reza Zandian

June 23, 2010

Peggy Hoogs & Associates 435 Marsh Ave. Reno, NV 89509 (775) 327-4460 Fax: (775) 327-4450 E-mail: depos@hoogsreporting.com www.hoogsreporting.com FRONTEER DEVELOPMENT vs BIG SPRING RANCH; et al.

REZA ZANDIAN Wednesday, June 23, 2010

Page 1	Page 3
Case No. CV-C-10-191 Dept. No. 2 FOURTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	1 INDEX 2 EXAMINATION BY PAGE 3 Ms. Granier 5 4
IN AND FOR THE COUNTY OF ELKO FRONTEER DEVELOPMENT (USA) INC., Plaintiff, vs. BIG SPRING RANCH, LLC; STAR LIVING TRUST; FARIBORZ FRED SADRI, as Trustee of STAR LIVING TRUST; FARIBORZ FRED SADRI, an individal; ELIAS ABRISHAMI; RAY KOROGHLI; GHOLAMREZA ZANDIAN JAZI, aka REZA ZANDIAN, JERRY GOODWIN; BLACK STONE MINERALS COMPANY, L.P.; DIXIE VALLEY CATTLE, LLC; and all other persons unknown claiming any right, title, estate, lien or interest in the real property described in the complaint, Defendants. AND RELATED ACTION. VIDEOTAPED (30(b)(6) DEPOSITION OF BIG SPRING RANCH, LLC REZA ZANDIAN Wednesday, June 23, 2010 Reno, Nevada	5       EXHIBITS         7       1       Printout from goldennevada.com       158         2       Operating Agreement of Big Spring Ranch, LLC. dated 10/1/03       167         9       3       Letter, undated, from Reza Zandian to James       183         10       Lydie, International Royalty Corp       14       Title Report re Big Spring Ranch       193         12       5       Grant, Bargain, and Sale Deed dated       201       12/29/03         13       6       Grant, Bargain, and Sale Deed to Joint       217         14       Trenants dated 10/18/46       15       7         15       7       Fronteer Map of Long Canyon Project       286         16       17       18       19         20       21       22       22
Reported By: PEGGY B, HOOGS, CCR #160, RDR, CRR	23 24 25
Page 2 1 -000- APPEARANCES -000- 2 3 FOR THE PLAINTIFF/COUNTERDEFENDANTS: 4 LIONEL, SAWYER & COLLINS 9 by: LAURA K. GRANIER, ESQ. 5 50 West Liberty Street, 11th Floor Reno, Nevada 89501 6 7 7 7 7 8 ELLAS ABRISHAMI; RAY KOROGHLI; GHOLAMREZA ZANDIAN JAZI, aka REZA ZANDIAN; BLACK STONE MINERALS COMPANY, L.P.; 9 DIXIE VALLEY CATTLE, LLC and DEFENDANTS/COUNTERCLAIMANTS BIG SPRING RANCH, LLC; STAR LIVING TRUST; FARIBORZ FRED 10 SADRI, as Trustee of STAR LIVING TRUST; FARIBORZ FRED 10 SADRI, as Invise of STAR LIVING TRUST; FARIBORZ FRED 10 SADRI, as Invise of STAR LIVING TRUST; 11 LAW OFFICES OF KERMITT L. WATERS By: JAMES J. LEAVITT, ESQ. 12 704 South Ninth Street Las Vegas, Nevada 89101 13 14 FOR THE DEFENDANT JERRY GOODWIN: 15 PRESENT TELEPHONICALLY 16 HILL, JOHNSON & SCHMUTZ By: J.BRYAN QUESENBERRY 17 4844 North 300 West, Suite 300 Provo, Utah, 84604 18 19	Page 4         1       CHANGES OR CORRECTIONS BY WITNESS         2       3         3       PAGE LINE         4
VIDEOGRAPHER: 20 JEFF WALDIE 21 22 23 24 25 DECAMU AND A MARKAN AND AND AND AND AND AND AND AND AND A	20

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Peggy Hoogs & Associates (775) 327-4460