DISTRICT COURT CIVIL COVER SHEET

A-16-743057-C VIII

		County, N	Nevada VIII			
Case No.						
(Assigned by Clerk's Office)						
I. Party Information (provide both home and mailing addresses if different)						
Plaintiff(s) (name/address/phone):		Defenda	Defendant(s) (name/address/phone):			
Ray Koroghli, an individual: Fairborz Sadri, As Trustee			Gholamreza Zandian Jazi, an individual			
for Star Living	Trust					
Attorney (name/address/phone):			y (name/address/phone):			
YanXiong Li, Esq., BLACK & LOBELLO						
10777 West Twain Ave., Suite 300						
Las Vegas, NV 89135 (702) 869-8801					
II. Nature of Controversy (please sea	lect the one most applicable filing ty	pe below)				
Civil Case Filing Types						
Real Property			Torts			
Landlord/Tenant	Negligence		Other Torts			
Unlawful Detainer	Auto		Product Liability			
Other Landlord/Tenant	Premises Liability		Intentional Misconduct			
Title to Property	Other Negligence		Employment Tort			
Judicial Foreclosure	Malpractice		Insurance Tort			
Other Title to Property	Medical/Dental		Other Tort			
Other Real Property	Legal					
Condemnation/Eminent Domain	Accounting					
Other Real Property	Other Malpractice		Y. 11:1-1 D. 1(A 1			
Probate Probate (select case type and estate value)	Construction Defect & Co	ntract	Judicial Review/Appeal Judicial Review			
Summary Administration	Chapter 40		Foreclosure Mediation Case			
General Administration	Other Construction Defect		Petition to Seal Records			
Special Administration	Contract Case		Mental Competency			
Set Aside	Uniform Commercial Code	:	Nevada State Agency Appeal			
Trust/Conservatorship	Building and Construction		Department of Motor Vehicle			
Other Probate	Insurance Carrier		Worker's Compensation			
Estate Value	Commercial Instrument		Other Nevada State Agency			
Over \$200,000	Collection of Accounts		Appeal Other			
Between \$100,000 and \$200,000	Employment Contract		Appeal from Lower Court			
Under \$100,000 or Unknown	Other Contract		Other Judicial Review/Appeal			
Under \$2,500						
Civil Writ			Other Civil Filing			
Civil Writ			Other Civil Filing			
Writ of Habeas Corpus	Writ of Prohibition		Compromise of Minor's Claim			
Writ of Mandamus	Other Civil Writ		Foreign Judgment			
Writ of Quo Warrant			Other Civil Matters			
Business Court filings should be filed using the Business Court civil coversheet.						
September 7, 2016						
Date	,	Sign	ature of in trating party or representative			

See other side for family-related case filings.

Nevada AOC - Research Statistics Unit Pursuant to NRS 3,275 Form PA 201 Rev 3.1

Yanxiong Li, Esq. Nevada Bar No.: 12807 **BLACK & LOBELLO**

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10777 West Twain Avenue, Third Floor

Las Vegas, Nevada 89135 Telephone: (702) 869-8801 Facsimile: (702) 869-2669 mli@blacklobello.law

Attorneys for Plaintiffs

CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

RAY KOROGHLI, an individual; FARIBORZ SADRI, As Trustee For STAR LIVING TRUST;

Plaintiffs,

GHOLAMREZA ZANDIAN JAZI, an individual; DOES 1-10; and ROE ENTITIES I-X

Defendants.

Case No.: A-16-743057-C

Dept. No.: VIII

COMPLAINT FOR DECLARATORY **JUDGMENT**

EXEMPT FROM ARBITRATION Seeks Declaratory Relief

Plaintiffs, RAY KOROGHLI and FARIBORZ SADRI, AS TRUSTEE FOR STAR LIVING TRUST (collectively as "Plaintiffs"), by and through their undersigned attorneys and for their claims for relief against Defendant, GHOLAMREZA ZANDIAN JAZI ("Defendant") complains and alleges as follows:

PARTIES AND JURISDICTION

1. Plaintiff RAY KOROGHLI ("Mr. Koroghli") is and was at all times relevant hereto an individual domiciled in the state of Nevada. Mr. Koroghli at all relevant times hereto was and is one of three Managing Members of WENDOVER PROJECT L.L.C. ("Wendover" or the "Company"). At all relevant times, Mr. Koroghli was held out by Wendover as the day to day Manager.

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2. Plaintiff FARIBORZ SADRI, AS TRUSTEE FOR STAR LIVING TRUST ("SLT"), is and was at all times relevant hereto an individual domiciled in the state of Nevada. SLT at all relevant times hereto was and is one of three Managing Members of Wendover. At all relevant times, SLT was a financial arm of Wendover having invested substantial sums in Wendover.

- 3. Plaintiffs are informed and believes that Defendant GHOLAMREZA ZANDIAN JAZI ("Mr. Zandian") was at times relevant hereto an individual domiciled in the state of Nevada. Mr. Zandian may have relocated to Paris, France in or around 2013. Mr. Zandian was at certain relevant times designated as one of three Managing Members of Wendover.
- 4. WENDOVER PROJECT L.L.C. ("Wendover") is a Nevada limited liability company which was duly formed in or about April 2003 by Plaintiffs and Defendant under the laws of Nevada and authorized to conduct business in the State of Nevada. The principal place of business of Wendover was and is situated in Clark County, Nevada.
- 5. The true names and identities of Defendants DOES 1-10 and ROE ENTITIES I-X, inclusive, whether individuals, corporations, associates or otherwise of Defendants, are unknown to Plaintiff, who therefore sues said Defendants by such fictitious names. Plaintiffs will seek leave of Court to amend this Complaint to insert the true names and/or capacities of such fictitiously named Defendants when the same have been ascertained.
- At all times relevant herein, Defendants and each of them were the agents, servants or employees of each other and were acting within the course and scope of this agency, with the permission, authorization and/or consent of remaining co-Defendants. Defendants and each of them were partners, associates, joint ventures, and/or co-conspirators of all remaining co-Defendants. Each and every Defendant acted, at all times herein, within the course, purpose and scope of said partnership, association, joint venture and/or conspiracy with the permission, authorization and/or consent of remaining co-Defendants.
- 7. Jurisdiction and Venue are proper in the Eighth Judicial District, Clark County, Nevada because Wendover maintains its principal office, place of business and books/records of

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the business in Clark County, Nevada. Further, the contracts that is the subject of this action was signed, performed and breached in Clark County, Nevada.

8. This Court has personal jurisdiction over Defendant because, upon information and belief: (i) Defendant is domiciled and/or are registered to do business in Nevada and do continuous and systematic business in Nevada and in this District; (ii) Defendant have transacted business in Nevada and contracted to purchase, sell and/or provide real estate or related services in Nevada in connection with matters give rise to this suit; and/or (iii) Defendant regularly do or solicit business in Nevada, and/or derive substantial revenue from real estate related transactions in Nevada, and/or expect or reasonably should expect their infringing conduct to have consequences in Nevada.

FACTUAL ALLEGATIONS

- 9. Plaintiffs reincorporate by reference all preceding paragraphs as if fully set forth herein.
- 10. In or around November 2003, Mr. Zandian introduced a potential offer to sell various real estate parcels by Pico Holdings to Mr. Koroghli and SLT.
- Mr. Zandian represented that the proposed purchase price of these parcels was \$15 million dollars but that Pico Holdings agreed to reduce the price to \$12 million dollars based on Mr. Zandian's promise to contribute \$3 million dollars in Damen Shipyard stocks.
- 12. On information and belief, Pico Holdings actually offered the parcels for sale at \$12 million dollars.
- 13. On information and belief, Mr. Zandian's promise to contribute \$3 million dollars in Damen Shipyard stocks was pure falsehood and disclosed to Mr. Koroghli and SLT in Mr. Zandian's effort to obtain a share of the profits from the eventual re-sale of these parcels.
- In addition to falsely representing the terms upon which Pico Holdings was willing 14. to consummate the sale, Mr. Zandian promised to undertake obligations to list and market the parcels for re-sale.
- 15. In addition to falsely representing the terms upon which Pico Holdings was willing to consummate the sale, Mr. Zandian promised to contribute a pro-rata portion of the closing costs,

debt service, holding costs and maintenance costs related to the parcels purchased from Pico Holdings.

- 16. On or about April 7, 2003, the Parties formed Wendover based on Mr. Zandian's representations regarding the monetary and non-monetary contributions he would make above.
- 17. On December 26, 2003, the Parties entered into an agreement entitled "Operating Agreement of Wendover Project L.L.C." (the "Operating Agreement").
 - 18. The Operating Agreement states, inter alia, that:
 - a) Section 1.3(a) The Company is organized to engage in and do any lawful act concerning any and all lawful business, other than banking or insurance, for which a Company may be organized.
 - b) Section 1.10(c) "Contribution" means anything of value which a person contributes to the Company as a prerequisite for or in connection with such Member's Interest in the Company including cash, the Gross Asset Value of property or services rendered, or a promissory note or other binding obligation to contribute cash or property to perform services. (Emphasis added).
- 19. At no time did Mr. Zandian attempt to perform his undertakings to tender initial capital contribution in the form of \$3 million dollars in Damen Shipyard stocks.
- 20. At no time did Mr. Zandian attempt to perform his undertakings to tender initial capital contribution in the form of a pro-rata portion of the closing costs, debt service, holding costs and maintenance costs related to the parcels purchased from Pico Holdings.
- 21. At no time did Mr. Zandian attempt to perform his undertakings to tender initial contribution by listing or marketing the parcels purchased from Pico Holdings.
- 22. Failure to make any initial capital contribution rendered Mr. Zandian's ownership Interest, as defined under Section 1.10(l) of the Operating Agreement, in Wendover a nullity.

¹ "Member's Interest," under Section 1.10(e) means a Member's share of the profits and losses of the Company and the right to receive distributions of the Company's assets. Relatedly, "Interest" is defined, under Section 1.10(l), to mean "an ownership interest in the Company by a Member including any and all benefits to which the holder of such an Interest may be entitled as provided in this Agreement, together with all obligations of such person to comply with the terms and provisions of this Agreement.

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- 23. Failure to make any initial capital contribution rendered Mr. Zandian's Member Interest, as defined under Section 1.10(e) of the Operating Agreement, in Wendover a nullity.
- 24. Additionally, under Section 2.1 of the Operating Agreement, Mr. Zandian is required to make further capital contribution by paying any closing costs and costs of debt service (including principal, interest, property taxes, insurance premiums and regulatory assessments) related to real properties acquired by Wendover over the years.
- 25. At no time did Mr. Zandian attempt to perform his undertaking to tender further capital contribution as required under the Operating Agreement.
- 26. Failure to make any additional capital contribution rendered Mr. Zandian's ownership Interest, as defined under Section 1.10(1) of the Operating Agreement, in Wendover a nullity.
- 27. Failure to make any additional capital contribution rendered Mr. Zandian's Member Interest, as defined under Section 1.10(e) of the Operating Agreement, in Wendover a nullity.
- 28. Pursuant to Section 2.1(c) of the Operating Agreement, any ownership Interest or Member Interest held by Mr. Zandian may be diluted, forfeited and/or cancelled if Mr. Zandian fails to comply with his obligations for tendering capital contribution.
- 29. Plaintiffs are informed and believes that no other Members of Wendover exercised the Purchase Option defined under Section 2.1(c)(4) of the Operating Agreement.
- 30. Pursuant to Section 2.1(c)(5) of the Operating Agreement, the then-existing Managing Members – i.e. Plaintiffs – are authorized to structure the disposition of the Non-Paying Member's Interest in the best interests of the Company.
- 31. Pursuant to Section 3.1 of the Operating Agreement, the Company's profits and losses shall be allocated in proportion to the percentage Interest of each Member as set forth in Exhibit "A."

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32. Notwithstanding his failure to meet the initial and further contribution obligations under the Operating Agreement, on information and belief, Mr. Zandian acquired an undisclosed commission from the Pico Holdings related to the sale in excess of \$900,000.2

- 33. Notwithstanding his failure to meet his initial and further contribution obligations under the Operating Agreement, Mr. Zandian claims he is entitled to ownership Interest and to receive profits from Plaintiffs' operation of Wendover.
- 34. Plaintiffs have been required to retain the services of an attorney to prosecute this action on its behalf and, as such, should be entitled to recover her attorney's fees and costs incurred in prosecuting this matter.

CLAIM FOR RELIEF

[Declaratory Judgment]

- 35. Plaintiffs reincorporate by reference all preceding paragraphs as if fully set forth herein.
- 36. This Court has the power and authority to declare the Parties' rights, duties and obligations under the Operating Agreement and NRS 86.011 et seq.
- 37. As one of three Managing Members of Wendover designated under the Operating Agreement, Mr. Zandian undertook to tender initial and additional capital contribution described above for the benefit of the Company.
- At no time did Mr. Zandian perform his undertakings under the Operating Agreement and any related amendments by tendering initial and additional capital contribution and otherwise subject his capital at risk for the new Company.
- 39. Notwithstanding, Mr. Zandian claims that he is entitled to enjoy the profits of management and operation of Wendover.
- 40. Pursuant to the Operating Agreement, tender of capital contribution defined thereunder is a prerequisite to his acquisition of any Member Interest in Wendover.

² On information and belief, Mr. Zandian currently suffers from other monetary judgments and arrest warrants entered or issued against him based on similar fraud breaching conduct and misfeasance as alleged herein. As such, Mr. Zandian's continuing participation in Wendover jeopardizes the company's reputation and its investments.

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judgment under NRS 30.010 to 30.160, inclusive, and NRCP 57, that:

- a) Defendant defaulted under the Operating Agreement and any amendments thereto by failing to tender initial and/or additional capital contribution.
- b) Defendant's failure to tender any capital contribution or otherwise subject his own capital to the risk of Wendover's ventures as required under the Operating Agreement and/or any amendments thereto rendered his Member's Interest null and void.
- c) Alternatively, Defendant forfeited his ownership Interest and Member's Interest in Wendover by failing to make any capital contribution or otherwise subjecting his own capital to the risk of Wendover's ventures as required under the Operating Agreement and/or any amendment thereto.
- d) Any and all ownership Interest and Member's Interest held by Defendant at the time of commencing the instant civil action shall be vested *pro rata* among all existing Members of Wendover.
- e) Upon entry of an order, judgment or decree in the instant civil action, Plaintiffs shall be entitled to remove Mr. Zandian's name as Managing Member or Member of Wendover from any and all public registry.

PRAYERS

WHEREFORE, Plaintiffs pray for relief as follows:

- For declaratory relief as requested hereinabove; 1.
- 2. For attorney's fees and costs;
- 3. For such other and further relief as the Court may deem proper.

DATED this 7th day of September, 2016.

BLACK & LOBELLO

By: YanXiong, Li

Yanxiong Li, Esq. (NBN: 12807) 10777 W. Twain Ave., Ste. 300 Las Vegas, Nevada 89135

Attorneys for Plaintiffs

	1 2 3 4 5 6	IAFD Yanxiong Li, Esq. Nevada Bar No.: 12807 BLACK & LOBELLO 10777 West Twain Avenue, Third Floor Las Vegas, Nevada 89135 Telephone: (702) 869-8801 Facsimile: (702) 869-2669 mli@blacklobello.law Attorneys for Plaintiffs				
	7	DISTRICT COURT				
	8	CLARK COUNTY, NEVADA				
	9					
	10	RAY KOROGHLI, an individual; FARIBORZ	Case No.:			
oor	11	SADRI, As Trustee for STAR LIVING TRUST;	Dept. No.:			
3rd FIC 135	13	Plaintiffs, v.	INITIAL APPEARANCE FEE			
sello nue, ŝ da 89	14	٧.	DISCLOSURE			
Black & LoBello Twain Avenue, 3 Vegas, Nevada 891	15	GHOLAMREZA ZANDIAN JAZI, an individual; DOES 1-10; and ROE ENTITIES I-X				
Black & Twair Vegas,	16	Defendants.				
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1	Pursuant to NRS Chapter 19, as amended by Senate Bill 106, filing fees are submitted for the				
2	parties appearing in the entitled action as indicated below:				
3	RAY KOROGHLI	\$270.00			
4	FARIBORZ SADRI	\$30.00			
5	TOTALED REMITTED:	300.00			
6	Dated: September 7, 2016				
7					
8	BLACK & LOBELLO				
9		D. W. Y.			
10	11 10777 W. Twain Ave., Ste. 300 Las Vegas, Nevada 89135 12 Attorneys for Plaintiffs Attorneys 13				
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