Electronically RECEIVED on 1/11/2019 at 8.41.04 AM	Kevin J. Lane, Clerk/Executive Officer
incertoinearly Ricelly in our 1/11/2010 at 0:41:04 RM	Electronically FILED on 1/11/2019 by Jonathan Newton
COURT OF APPEAL, FOURTHAPPELLATE DISTRICT, DIVISION 1	
TORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO: SBN68944 ME: Charles F. Goria, Esg. IM NAME: Goria, Weber & Jarvis REET ADDRESS: 1011 Camino del Rio S., #210 Y: San Diego STATE: CA. ZIP CODE: 92108 LEPHONE NO.: 619-692-3555 FAX NO.: 619-296-5508 MAL ADDRESS: chasagria@gmail.com TORNEY FOR (name) A Dellants/Defs. Chris Hakim, Roselle Prod. LLC.Mira Este Prof	D075028 FOR COURY USE ONLY
APPELLANT: Ninus Malan et al. RESPONDENT: Salam Razuki	
JPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego TREET ADDRESS: 330 W. Broadway ANUNG ADDRESS: 330 W. Broadway TY AND ZIP CODE: San Diego, CA 92101 BRANCH NAME: Central Division (Hall of Justice)	
JUDGES (all who enklopeted in case): Eddie C. Sturgeon; Kenneth Medel; Richard E. L. Strauss	SUPERIOR COURT CASE NUMBER:
CIVIL CASE INFORMATION STATEMENT	37-2018-00034229-CU-BC-CTL
APPEALABILITY PART I - APPEAL INFORMATI	
1. Appeal is from:	
Judgment after jury trial Judgment after court trial Default judgment	
Judgment after jury trial Judgment after court trial	0, ór 583:430
Judgment after jury trial Judgment after court trial Judgment after court trial Default judgment Judgment after an order granting a summary judgment motion Judgment of dismissal under Code Civ. Proc., § 581d, 583.250, 583.36 Judgment of dismissal after an order sustaining a demurrer An order after judgment under Code Civ. Proc., § 904.1(a)(2) An order or judgment under Code Civ. Proc., § 904.1(a)(3)–(13)	0, or 583:430
 Judgment after jury trial Judgment after court trial Default judgment Judgment after an order granting a summary judgment motion Judgment of dismissal under Code Civ. Proc., § 581d, 583.250, 583.36 Judgment of dismissal after an order sustaining a demurer An order after judgment under Code Civ. Proc., § 904.1(a)(2) X An order or judgment under Code Civ. Proc., § 904.1(a)(3)-(13) Other (describe and specify code section that authorizes this appeal): 	
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 Judgment after jury trial Judgment after court trial Default judgment Judgment after an order granting a summary judgment motion Judgment of dismissal under Code Civ. Proc., § 581d, 583.250, 583.36 Judgment of dismissal after an order sustaining a demurer An order after judgment under Code Civ. Proc., § 904.1(a)(2) X An order or judgment under Code Civ. Proc., § 904.1(a)(3)-(13) Other (describe and specify code section that authorizes this appeal): Does the judgment appealed from dispose of all causes of action, including a Yes No (If no, please explain why the judgment is appealable TIMELINESS OF APPEAL (Provide all applicable dates.) Date of entry of judgment or order appealed from: 9/26/2018 Date that notice of entry of judgment or a copy of the judgment was served to Court, rule 8.104: 10/25/2018 Was a motion for new trial, for judgment notwithstanding the verdict, for recordenied? Yes X No (If yes, please specify the type of motion): Date notice of intention to move for new trial (if any) filed: Date motion filed: Date motion filed: Date motion denied: 4. Date notice of appeal or X cross-appeal filed: 11/2/2018 	Il cross-actions between the parties?): Not Applicable y the clerk or by a party under California Rules of nsideration, or to vacate the judgment made and Date denial served: II? Yes X No

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Salam Razuki, Plaintiff/Respondent v. Ninus Malan et al., Appellants/Defendants	APPELLATE COURT CASE NUMBER:
D. APPELLATE CASE HISTORY (Provide additional information, if necessary, on atta previously been, any appeal, writ, or other proceeding related to this case pending Yes X No (If yes, insert name of appellate court):	<i>chment I.D.)</i> Is there now, or has there in any California appellate court?
Appellate court case no.: Title of case:	
Name of trial court: Trial court case no.:	
E. SERVICE REQUIREMENTS	
Is service of documents in this matter, including a notice of appeal, petition, or brief nonparty public officer or agency under California Rules of Court, rule 8.29 or a starting Yes X No (If yes, please indicate the rule or statute that applies)	tute?
	liv. Proc., § 1355 (Escheat)
	ode, § 946.6(d) (Actions against public entities
Bus. & Prof. Code, § 17209 (Unfair Competition Act)	ode, § 4461 (Disabled access to public buildin
	ode, § 12656(a) (False Claims Act)
Acts; antiboycott cause of action; sexual harassment in accommutation business or professional relations; civil rights action by Health	& Saf. Code, § 19954.5 (Accessible seating an nodations) & Saf. Code, § 19959.5 (Disabled access to y funded public accommodations)
Civ. Code, § 55.2 (Disabled access to public Pub. Ri	esources Code, § 21167.7 (CEQA)
conveyances accommodations and bousing)	specify statute):
on the Attorney General or other public officer or agency. Other statutes requirir public officers or agencies may also apply.	ig service on the Attorney General or othe
NOTE: The rule and statutory provisions listed above require service of a copy of on the Attorney General or other public officer or agency. Other statutes requiring public officers or agencies may also apply. PART II – NATURE OF ACTION	ig service on the Attorney General or othe
on the Attorney General or other public officer or agency. Other statutes requirir public officers or agencies may also apply. PART II – NATURE OF ACTION A. Nature of action (check all that apply): 1. Conservatorship 2. Contract 3. Eminent domain 4. X Equitable action a. X Declaratory relief b. X Other (descrift	ig service on the Attorney General or other of the service on the Attorney General or other othe
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on the Attorney General or other public officer or agency. Other statutes requirir public officers or agencies may also apply. PART II NATURE OF ACTION Nature of action (check all that apply): 1. Conservatorship 2. Contract 3. Eminent domain 4. Equitable action a. X Declaratory relief b. X Other (descrill 5. Family law 6. Guardianship 7. Probate 6. X Real property rights a. X Title of real property b. Other (descrill 9. Tort a. Medical malpractice b. Product liability c. Other personal injury d. Personal propert e. Other tort (describe): 10. Trust proceedings 11. Writ proceedings in superior court a. Mandate (Code Civ. Proc., § 1085) b. Administrative	ig service on the Attorney General or othe be): Partnership dispute escribe): inty mandate (Code Civ. Proc., § 1094.5)
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APPELLATE CASE TITLE

Salam Razuki, Plaintiff/Respondent v. Ninus Malan et al., Appellants/Defendants

APP-004

APPELLATE COURT CASE NUMBER

D075028

PART III - PARTY AND ATTORNEY INFORMATION

In the spaces below or on a separate page or pages, list all the parties and all their attorneys of record who will participate in the appeal. For each party, provide all of the information requested on the left side of the page. On the right side of the page, if a party is self-represented please check the appropriate box and provide the party's mailing address, telephone number, fax number, and email address. If a party is represented by an attorney, on the right side of the page, check the appropriate box and provide all of the requested information about that party's attorney.

X Responses to Part III are attached instead of below

Name of Party: Appellate court designation: Appellant Respondent Trial court designation: Plaintiff Defendant Other (specify):	Represented by attorney Self-represented Name of attorney: State Bar no: State Bar no: Firm name: Mailing address: Mailing address: Telephone no.: Fax no: E-Mail address: Fax no:
Name of Party: Appellate court designation: Appellant Respondent Trial court designation: Plaintiff Defendant	Represented by attorney Self-represented Name of attorney: State Bar no: Firm name; Mailing address:
Other (specify):	Telephone no.: Fax no: E-Mail address:
Name of Party: Appellate court designation: Appellant Respondent Trial court designation:	Represented by attorney Self-represented Name of attorney: State Bar no: Firm name: Mailing address:
Plaintiff Defendant Other (specify):	Telephone no.: Fax no: E-Mail address:
Name of Party: Appellate court designation: Appellant Respondent Trial court designation: Plaintiff Defendant Other (specify):	Represented by attorney Self-represented Name of attorney: State Bar no: State Bar no: Firm name: Mailing address: Fax no: Telephone no.: Fax no: E-Mail address: Fax no:

X Additional pages attached Date:

2019

This statement is prepared and submitted by: Charles F. Goria, Esq. Attorney for Appellants/Defendants Mira Este

Properties, Roselle Properties, Chris Hakim APP-004 [Rev. January 1, 2017]

(SIGNATURE OF ATTORNEY OR SELF-REPRESENTED PARTY)

CIVIL CASE INFORMATION STATEMENT (Appellate)

Page 3 of 4

ATTACHMENT TO CIVIL CASE INFORMATION STATEMENT

PART III

NAME OF PARTY	ATTORNEY OF RECORD
APPELLANTS and DEFENDANTS:	
1. NINUS MALAN, an individual;	
2. MONARCH MANAGEMENT	
CONSULTING, INC., a California	Gina M. Austin (SBN 246833)
corporation;	(gaustin@austinlegalgroup.com)
3. SAN DIEGO UNITED HOLDINGS	Tamara M. Leetham (SBN 234419)
GROUP, LLC, a California limited liability	(tamara@austinlegalgroup.com)
company;	Austin legal Group
4. FLIP MANAGEMENT, LLC, a	3990 Old Town Avenue, Suite A-112 San Diego, CA 92110
California limited liability company;	Tel. (619) 924-9600
5. BALBOA AVE COOPERATIVE, a	Fax. (619) 881-0045
California nonprofit mutual benefit	
corporation;	Daniel Watts SBN 277861
6. CALIFORNIA CANNABIS	dwatts@galuppolaw.com Galuppo & Blake
GROUP, a California nonprofit mutual	2792 Gateway Road, Suite 102
benefit corporation;	Carlsbad, California 92009
7. DEVILISH DELIGHTS, INC. a	Phone: (760) 431-4575
California nonprofit mutual benefit corporation	Fax (760) 431-4579
CROSS-APPELLANTS and DEFENDANTS:	Charles E. Cario Eco (ODNI69044)
8. MIRA ESTE PROPERTIES LLC, a	Charles F. Goria, Esq. (SBN68944) Email: Chasgoria@gmail.com
California limited liability company;	Goría, Weber & Jarvis
9. ROSELLE PROPERTIES LLC, a	1011 Camino del Rio South, Suite 210
California limited liability company;	San Diego, CA 92108
10. CHRIS HAKIM, an individual	Tel.: (619) 692-3555
DECIMINENT AND DI ADITUEE	Fax: (619) 296-5508
RESPONDENT AND PLAINTIFF:	Steven A. Elia, Esq. (SBN 217200) (steve@elialaw.com)
SALAM RAZUKI, an individual	Maura Griffin, Esq. (SBN 264461)
	(maura@elialaw.com)
	James Joseph, Esq. (SBN 309883)
	(james@elialaw.com)
	Law Offices of Steven Elia 2221 Camino del Rio S., #207
	San Diego, CA 92108
	Tel. (619) 444-2244
	Fax (619) 440-2233

	APP-
PPELLATE CASE TITLE: alam Razuki, Plaintiff/Respondent v. Ninus Malan et al., Appellants/Defendants	APPELLATE COURT CASE NUMBER: Do 750 28
OTICE TO PARTIES: A copy of this form must be served on the other party or parties alivery. A PARTY TO THE APPEAL MAY NOT PERFORM THE MAILING OR DELIVE ervice is authorized only if ordered by the court or if the party served has agreed to ac ast 18 years old must complete the information below and serve all pages of this docu ave been completed and a copy served, the original may then be filed with the court.	ERY HIMSELF OR HERSELF. Electronic
PROOF OF SERVICE	
	Electronic Service
At the time of service I was at least 18 years of age.	
My residence or business address is (specify):	n an
1011 Camino del Rio S., #210	
San Diego, CA 92108	
mailed, personally delivered, or electronically served a copy of the Civil Case Informatic (complete a, b, or c):	
 A. Mall. I am a resident of or employed in the county where the mailing occurrent (1) I enclosed a copy in an envelope and 	
(a) deposited the sealed envelope with the United States Postal Service	e, with the postage fully prepaid.
(b) placed the envelope for collection and mailing on the date and at the ordinary business practices. I am readily familiar with this business's correspondence for mailing. On the same day that correspondence deposited in the ordinary course of business with the United States postage fully prepaid.	s practice for collecting and processing
(2) The envelope was addressed and mailed as follows:	
(See Attachment for names, addresses, and dates and plac (a) Name of person served:	ces of mailings)
(b) Address on envelope:	
(c) Date of mailing:	
(d) Place of mailing (city and state):	
 Personal delivery. I am not a party to this legal action. I personally delivered (1) Name of person served; 	la copy as follows:
(1) Name of person served: (2) Address where delivered:	19월 19월 20일 1일에 대한 것이 있는 것은 것은 것을 가지 않는 것이다. 1월 20일 년 2일 - 1일에 대한 것이 있는 것은 것이 있는 것이다.
	이상은 이상 전에 가지 않는 것이 있었다. 이상 가지 않는 것이다. 같은 사람들은 것은 것이 아파를 알았다. 전에 가지 않는 것이 같이 있다.
(3) Date delivered:	성 가장 가지 않는 것이 가지 않는 것이 있었다. 이 것 같아. 이 것은 것은 것 같은 것 같아. 것
(4) Time delivered;	
Electronic service. My electronic service address is (specify):	
I electronically served a copy as follows:	
(1) Name of person served:	
(2) Electronic service address of person served:(3) On (<i>date</i>):	
are under penalty of perjury under the laws of the State of California that the foregoin	g is true and correct
1/9/2019	A 1 ~
Charles F. boria	BALL.

(Appellate)

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Print this form Save this form

-1	ATTACHMENT TO CIVIL CASE INFORMATION STATEMENT		
.2	PROOF OF SERVICE-NUMBER 3		
3			
4	3. I, Charles F. Goria, declare that: I am, and was at the time of service of the papers herein		
	referred to, over the age of eighteen years, not a party to this action, and am employed in the Count		
5	of San Diego, California, in which County th	e within mentioned mailing occurred. My business	
6		210, San Diego, California 92108. I served the	
7	following document(s): Civil Case Information Statement (Appellate),		
8	on the following addressees:		
9	Steven A. Elia, Esq. (SBN 217200) (steve@elialaw.com)	Office of the Clerk San Diego Superior Court	
10	Maura Griffin, Esq. (SBN 264461) (maura@elialaw.com)	330 West Broadway	
11	James Joseph, Esq. (SBN 309883)	San Diego, California 92101	
12	(james@elialaw.com) Law Offices of Steven Elia 2221 Camino del Rio S., #207		
13	San Diego, CA 92108 Tel. (619) 444-2244		
14	Fax (619) 440-2233 Attorneys for Plaintiff and Respondent		
15	Salam Razuki		
:	Gina M. Austin (SBN 246833)	Richardson C. Griswold (rgriswold@griswoldlawsandiego.com)	
16	(<u>gaustin@austinlegalgroup.com</u>) Tamara M. Leetham (SBN 234419)	Griswold Law	
17	(tamara@austinlegalgroup.com)	444 S. Cedros Avenue, Suite 250 Solana Beach, CA 92075	
18	Austin legal Group 3990 Old Town Avenue, Suite A-112	Tel. (858) 481-1300	
19	San Diego, CA 92110	Fax. (888) 624-9177 Attorney for Receiver Michael Essary	
	Tel. (619) 924-9600 Fax. (619) 881-0045	가지 사실 사람은 이 관계에 가장 이렇게 많은 것이 같다. 한 사람은 가지 않는 것이 가지 않는 것이다. 같은 것은 것은 것이 같은 것은 것이 같은 것이 같이 있는 것이 같이 있는 것이 같은 것이 같은 것이다.	
20			
21	Daniel Watts SBN 277861 dwatts@galuppolaw.com		
22	Galuppo & Blake		
23	2792 Gateway Road, Suite 102		
2.5	Carlsbad, California 92009 Phone: (760) 431-4575		
24	Fax (760) 431-4579		
25	Attorneys for APPELLANTS and		
26	DEFENDANTS:		
27			
	Hakim.Proof of Service	SDSC Case No. 37-2018-34229-CU-BC-CTL	

1	1 1. NINUS MALAN, an individual;	
2		
3	CONSULTING, INC., a California corporation;	•
4	4 3. SAN DIEGO UNITED HOLDINGS	
5	5 GROUP, LLC, a California limited liability company;	
6		
	California limited liability company:	
7	5. BALBOA AVE COOPERATIVE, a	
8	8 California nonprofit mutual benefit corporation;	
9		
10		
11	benefit corporation;	
	California nonprofit mutual benefit	
12	-2 corporation	
13		
14	4 VIA ELECTRONIC FILING SERVICE: Complying with Code of Civil Presection 1010.6, my electronic business address is chasgoria@gmail.com and I caused such	ocedure
15	5 document(s) to be electronically served through the One Legal e-service system for the abo	ve
16	entitled case to those parties on the Service List maintained on its website for this case on transmission was reported as complete and a copy of the Filing/Service Receipt will be mai	The file ntained
17	with the original document(s) in our office.	
	XX (BY MAIL) by placing a copy thereof in a separate envelope for each said a	ddressee,
18	addressed to each such addressee at the address indicated above. I then sealed each envelo with the postage thereon fully prepaid, deposited each in the United States Mail at San Die	pe, and
19	9 County, California, on January 9, 2019.	eo.
20	⁰ I declare under penalty of perjury that the foregoing is true and correct, and that thi	s
21	declaration was executed on Ionium 0, 2010 at San Diago County California	
22	2 \mathcal{O} \mathcal{O}	
23	thanks to bus	
	Charles F. Goria	
24	4 A second s	
25	5 State of the second	
26	6	
27	7	
<u>~ !</u>		
	Hakim.Proof of Service SDSC Case No. 37-2018-34229-CU-BC-C	-

1		
1		
		FILED Clerk of the Supedor Court
2		SEP 2 6 2018
3		
4		By: I. QUIRARTE, Deputy
5		
6		
7		
8	SUPERIOR COURT	
	FOR THE COUNT	Y OF SAN DIEGO
9		
10	SALAM RAZUKI, an individual,	CASE NO.: 37-2018-00034229-CU-BC-CTL
11	Plaintiff,	
12	$\mathbf{v}_{\mathbf{r}}$	[PROPOSED] ORDER CONFIRMING RECEIVER AND GRANTING
13	NINUS MALAN, an individual; CHRIS	PRELIMINARY INJUNCTION
14	HAKIM, an individual; MONARCH MANAGEMENT CONSULTING, INC. a	
15	California corporation; SAN DIEGO UNITED HOLDING GROUP, LLC, a California limited liability company; FLIP MANAGEMENT,	Judge: Hon. Eddie C. Sturgeon Dept: C-67 Date: September 7, 2018
10	LLC, a California limited liability company; MIRA ESTE PROPERTIES, LLC, a California	Time: 1:30 p.m.
	limited liability company; ROSELLE PROPERTIES, LLC, , a California limited	
18	liability company; BALBOA AVE COOPERATIVE, a California nonprofit mutual	
19	benefit corporation; CALIFORNIA CANNABIS GROUP, a California nonprofit mutual benefit	왕 같은 것은 것은 것은 것이라. 또 가장의 것은 것은 것이다. 19 1년은 것은 것이라는 것은 것이라. 것이 가지 않는 것이다.
20	cornoration: DEVILISH DELIGHTS, INC., a	
21	California nonprofit mutual benefit corporation; and DOES 1-100, inclusive,	
22	Defendants.	
23		
24		
25	This matter came on for hearing on Septer	mber 7, 2018 at 1:30 p.m. in Department C-67, the
26	Honorable Judge Eddie C. Sturgeon, presiding. Upon reviewing the papers and records filed in this	
· ·	matter and taking into account argument by couns	이 것은 물건 물건을 하는 것 같아요. 이 것 같은 물건은 물건을 가지 않는 것 같아요. 가지 않는 것이 같아요. 이 것 같아요.
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		1- R AND GRANTING PRELIMINARY INJUNCTION
[]	FROFOSED ONDER CONFIRMING RECEIVER	

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1	NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:
2	1. Michael W. Essary is confirmed as this Court's appointed Receiver in this matter and
3	shall retain control and possession of the following business entities:
4	a. San Diego United Holdings Group, LLC;
5	b. Mira Este Properties, LLC;
6	c. Balboa Ave Cooperative;
7	d. California Cannabis Group;
8	e. Devilish Delights, Inc.;
9	f. Flip Management, LLC.
10	Collectively, these business entities will be referred to as the "Marijuana Operations."
11	2. The Court finds that Plaintiff has established a likelihood of success on the merits
12	and the probability of irreparable injury if a preliminary injunction is not issued. The Court grants
13	Plaintiff's request for the issuance of a preliminary injunction, thereby confirming the appointment
14	of Receiver.
15	3. Plaintiff shall post its injunction bond in the amount of \$350,000.00 no later than
16	September 21, 2018.
17	4. Receiver shall maintain and oversee the current management agreement in place with
18	Far West Management, LLC for the marijuana dispensary operations at the property located at 8861
19	Balboa Avenue, Suite B, San Diego, California 92123 and 8863 Balboa Avenue, Suite E, San Diego,
20	California 92123 ("Balboa Ave Dispensary"). The Court permits Receiver to pay the management
2 1	fee and/or minimum guarantee payments, according to the management agreement, if funds are
22	available.
23	5. Receiver shall maintain and oversee the current management agreement in place with
24	Synergy Management Partners, LLC for the production facility operations at the property located at
25	9212 Mira Este Court, San Diego, California 92126 ("Mira Este Property"). The Court permits
26	Receiver to pay the management fee and/or minimum guarantee payments, according to the
27	management agreement, if funds are available.
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	-2- [PROPOSED] ORDER CONFIRMING RECEIVER AND GRANTING PRELIMINARY INJUNCTION

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6. Receiver shall continue to work with Certified Public Accountant Justus Henkus IV
 to provide accounting services for the Marijuana Operations, specifically including the active
 operations at the Balboa Ave Dispensary and the Mira Este Property. All outgoing payments made
 in the course of business for the Marijuana Operations shall first be approved by the Receiver.

7. Receiver shall retain Brian Brinig of Brinig Taylor Zimmer, Inc. to conduct a
comprehensive forensic audit of the Marijuana Operations, as well as of all named parties in this
matter as it relates to financial transactions between and among such parties related to the issues in
dispute.

8. From the proceeds that shall come into Receiver's possession from the Balboa Ave
Dispensary, Receiver shall apply and disburse said monies in the following general order, subject to
Receiver's discretion:

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a. To pay the expenses and charges of Receiver, and his counsel Richardson Griswold of Griswold Law, APC, in the carrying out of Receiver's Court-ordered duties and obligations;

b. To pay all expenses reasonably necessary or incidental to the continued operation, care, preservation and maintenance of the Balboa Ave Dispensary to maintain the status quo;

c. To pay all installments of principal and interest presently due or to become due pursuant to notes secured against the Balboa Ave Dispensary property.

9. From the proceeds that shall come into Receiver's possession from the Mira Este
Property, Receiver shall apply and disburse said monies in the following general order, subject to
Receiver's discretion:

a. To pay the expenses and charges of Receiver, and his counsel Richardson
 Griswold of Griswold Law, APC, in the carrying out of Receiver's Court-ordered
 duties and obligations;

- b. To pay all expenses reasonably necessary or incidental to the continued operation, care, preservation and maintenance of the Mira Este Property to maintain the status quo;
- c. To pay all installments of principal and interest presently due or to become due pursuant to notes secured against the Mira Este Property.

6 10. Receiver shall hold all proceeds derived from the Marijuana Operations, less all costs,
7 expenses and payments outlined above.

8 11. To the greatest extent reasonably possible, Receiver shall ensure the Marijuana
9 Operations remain operating at status quo. All parties to this matter shall cooperate with Receiver
10 and keep the Receiver informed regarding all updates, statuses, notices or otherwise regarding the
11 Marijuana Operations.

12 12. Receiver shall take possession of all funds held for or arising out of the real property 13 owned by any of the Marijuana Operations, the operation of the Marijuana Operations, and/or on deposit in any and all bank and savings demand deposit accounts, including without limitation, 14 15 money on deposit at any bank, or located elsewhere, certificates of deposit, warrants, Letter(s) of 16 Credit, drafts, notes, deeds of trust and other negotiable instruments, choses in action, chattel paper, accounts receivable, collateral of any kind and otherwise, in the name of, or held for the benefit of 17 the Marijuana Operations. All of the foregoing shall include, without limitation, such accounts 18 19 and/or instruments held in the name of the Marijuana Operations for which any director, officer or 20 employee of the Marijuana Operations is a signatory or authorized agent of the Marijuana 21 Operations, notwithstanding the actual name under which the account or instrument is held. The 22 Receiver shall exercise full control over said assets and Receiver shall have the right to assume any 23 existing accounts.

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24 13. Each and every banking, savings and thrift institution having funds on deposit for, or 25 held for the benefit of the Marijuana Operations, shall cede control of all of such funds and accrued 26 interest, if any, and all certificates and/or books, statements and records of account representing said 27 funds, directly to the Receiver without further inquiry or impediment to the exercise of the powers

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of the Receiver herein. Receiver shall have the right to establish new bank accounts and transfer
existing Marijuana Operations account funds from their current account locations into the new bank
accounts established by Receiver as he deems necessary. Receiver is empowered to establish such
accounts as he may deem necessary at such federally insured bank(s) as he may determine
appropriate. Specifically, Receiver may open and maintain separate bank accounts for the operations
at the Balboa Ave Dispensary and may open and maintain separate bank accounts for the operations
at the Mira Este Property.

All rents, issues and profits that may accrue from the Marijuana Operations, 8 14. Marijuana Operations Property, or any part thereof, or which may be received or receivable from 9 any hiring, operating, letting, leasing, sub-hiring, using, subletting, subleasing, renting thereof shall 10 be subject to this Order and controlled by the Receiver. Rents, issues and profits shall include, 11 without limitation, gross receipts from business operations, all rental proceeds of the Marijuana 12 Operations' premises, if any, discounts and rebates of every kind, any right arising from the 13 operation of the Marijuana Operations and/or Marijuana Operations Property and payment for 14 storage, product development and preparation of any kind, equipment rental, delivery, commercial 15 rental of any Marijuana Operations Property and any other service or rental rendered, whether or not 16 yet earned by performance including, but not limited to, accounts arising from the operations of the 17 Marijuana Operations Property, rent, security and advance deposits for use and/or hiring, in any 18 manner, of the Marijuana Operations, and to payment(s) from any consumer, credit/charge card 19 organization or entity (hereinafter collectively called "Rents and Profits"). 20

21 15. Receiver is empowered to execute and prepare all documents and to perform all 22 necessary acts, whether in the name of the Marijuana Operations, named parties in this matter and/or 23 directors, officers, or members of the Marijuana Operations or in the Receiver's own name, that are 24 necessary and incidental to demanding, collecting and receiving said money, obligations, funds, 25 licenses, Rents and Profits and payments due the Marijuana Operations and/or named parties in this 26 matter and subject to enforcement under this Order.

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Receiver is authorized to endorse and deposit into his receiver account(s) all of said
 funds, cash, checks, warrants, drafts and other instruments of payment payable to the Marijuana
 Operations, named parties in this matter and/or the agents of the Marijuana Operations as such
 payments relate to the Marijuana Operations.

5 17. Plaintiff, Plaintiffs-In-Intervention, Defendants, and members of the Marijuana 6 Operations and their servants, agents, attorneys, accountants, employees, successors-in-interest and 7 assigns, and all other persons acting under and/or in concert with any of them shall provide, turn over and deliver to the Receiver within forty-eight (48) hours of entry of this Order any and all 8 instruments, profit and loss statements, income and expense statements, documents, ledgers, receipts 9 and disbursements journals, books and records of accounts, including canceled checks and bank 10 statements, for all Marijuana Operations and Marijuana Operations Property, including electronic 11 records consisting of hard and floppy disks, checking and savings records, cash register tapes and 12 sales slips and all check book disbursement registers and memoranda and savings passbooks. 13

Plaintiff, Plaintiffs-In-Intervention, Defendants, and/or any of the directors, officers, 14 18. members of the Marijuana Operations shall notify the Receiver forthwith whether there is sufficient 15 insurance coverage in force on the Marijuana Operations Property, including the Marijuana 16 Operations premises, if any. Said persons shall inform the Receiver of the name, address and 17 telephone number of all insurance agents and shall be responsible for and are ordered to cause the 18 Receiver to be named as an additional insured on such policy(ies) of liability, casualty, property loss 19 and Worker's Compensation for the period the Receiver shall be in possession of the Marijuana 20 Operations and the Marijuana Operations Property, if any such insurance exists. 21

19. If there is insufficient or no insurance, the Receiver shall have thirty (30) business days from entry of this Order within which to procure such insurance, if possible, provided he has funds from the business to do so. During this "procurement" period, the Receiver shall not be personally liable for any and all claims arising from business operations nor for the procurement of said insurance. The cost thereof shall be payable by and become an obligation of the receivership,

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and not at the personal expense of the Receiver. If there is insufficient operating revenue to pay for such insurance, the Receiver shall apply to the Court for instructions.

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Plaintiff, Plaintiffs-In-Intervention, Defendants, and their respective agents, 20. employees, servants, representatives, and all other persons and entities acting in concert with them or under their direction or control, or any of them, shall be, and hereby are, enjoined and restrained from engaging in or performing, directly or indirectly, any of the following acts: 6

Expending, disbursing, transferring, assigning, selling, conveying, devising, a) pledging, mortgaging, creating a security interest in, encumbering, concealing, or in any manner whatsoever disposing of the whole or any part of the Marijuana Operations or Marijuana Operations Property, without the written consent of the Receiver first obtained;

Doing any act which will, or which will tend to impair, defeat, divert, prevent b) or prejudice the preservation of the proceeds of the Marijuana Operations or the receivership's interest in the subject Marijuana Operations Property in whatever form the interest is held or used; and,

Destroying, concealing, transferring, or failing to preserve any document c) which evidences, reflects or pertains to any aspect of the Marijuana Operations or Marijuana **Operations Property:**

Entering into any contract, lease, or agreement with any third party in relation đ) to the Marijuana Operations without the written consent of the Receiver first obtained.

19 Receiver is authorized to make entry onto any and all business premises utilized by 21. 20 the Manijuana Operations and/or the Marijuana Operations Property.

21 Plaintiffs-In-Intervention SoCal Building Ventures, LLC and San Diego Building 22. 22 Ventures, LLC are authorized to retrieve its equipment from the Mira Este Property. Receiver shall 23 coordinate and attend the retrieval from the Mira Este Property. 24

Receiver shall attempt in good faith to coordinate Plaintiffs-In-Intervention SoCal 23. 25 Building Ventures, LLC and San Diego Building Ventures, LLC's retrieval of any equipment or 26 personal property located at the Balboa Ave Property. Plaintiffs-In-Intervention SoCal Building 27 Ventures, LLC and San Diego Building Ventures, LLC will first be required to provide appropriate 28

1	documentation proving ownership of its equipment and property to Receiver for review and		
2	confirmation. Receiver shall use his discretion in determining whether the removal of any such		
3	equipment or property would substantially affect the Marijuana Operations.		
4	24. This Court will hold a receivership status hearing on November 16, 2018 at 1:30 p.m.		
5	in Department C-67 before the Honorable Judge Ed	die C. Sturgeon, presiding.	
6	25. Additional Orders:		
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12	IT IS SO ORDERED.	Willie L. Stranger Judge Eddle C Sturgeon	
13 14	Dated: September 26, 2018	Judge of the Superior Court	
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	-8- [PROPOSED] ORDER CONFIRMING RECEIVER A	ND GRANTING PRELIMINARY INJUNCTION	
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