Court's analysis of Defendants' pending Motion to Dismiss (Docs. # 33, 43) and Plaintiff's Opposition (Doc. #40).

A partially redacted, excerpted copy of the Operating Agreement of Righthaven LLC (the "Operating Agreement"), containing sections 3.2 and 19.4, is attached hereto as Exhibit A. This

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evidence, in its complete and redacted form submitted is contained in the public record as an exhibit to a filing in Righthaven LLC v. DiBiase, Case No. 2:10-cv-01343 (D. Nev. Apr. 17, 2011) (Doc. # 51). The public filing in the Righthaven LLC v. DiBiase occurred after briefing on Defendants' Motion to Dismiss (Doc # 33) in this action had concluded. Moreover, given the procedural posture of this action, the parties have not yet produced initial disclosures or otherwise engaged in discovery efforts that would have resulted in the Operating Agreement's production.

The parties acknowledge the potential relevance of the submitted portions of the Operating Agreement with regard to their respective arguments. It is therefore agreed that the submitted portions of the Operating Agreement may be admitted as part of the record for purposes of adjudicating the pending Motion (Doc. # 33). As the portion of the Operating Agreement attached as Exhibit A is available in this District's public records in a redacted and complete format, it is judicially noticeable, and pursuant to the parties' agreement, it is deemed admissible and is thereby included in the record for the Court's consideration in deciding the pending Motion (Doc. #33).

Dated May 24, 2011

Respectfully Submitted,

SHAWN A. MANGANO LTD.

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/s/ Shawn A. Mangano

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Attorney for Plaintiff, Righthaven LLC

RANDAZZA LEGAL GROUP

Marc J. Randazza J. Malcolm DeVoy IV

Attorneys for Defendants, *Vote for the Worst LLC, Nathan* E. Palmer and David J. Della Terza

## 1 **CERTIFICATE OF SERVICE** 2 Pursuant to Federal Rule of Civil Procedure 5(b), I hereby certify that I am a 3 representative of Randazza Legal Group and that on this 24th day of May, 2011, I caused the 4 document(s) entitled: 5 PARTIES' JOINT STIPULATION TO ADMIT EVIDENCE RELATING TO PENDING MOTION TO DIMISS FOR LACK OF SUBJCT MATTER JURISDICTION 6 7 to be served as follows: 8 by depositing same for mailing in the United States Mail, in a sealed envelope addressed to Steven A. Gibson, Esq., Righthaven, LLC, 9960 West Chevenne 9 Avenue, Suite 210, Las Vegas, Nevada, 89129-7701, upon which first class postage was fully prepaid; and/or 10 11 Pursuant to Fed. R. Civ. P. 5(b)(2)(D), to be sent via facsimile as indicated; and/or 12 13 to be hand-delivered; 14 15 [ X ] by the Court's CM/ECF system. 16 17 /s/ J. Malcolm DeVoy 18 J. Malcolm DeVoy 19 20 21 22 23 24 25 26 27

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